

Michigan Register

Issue No. 11– 2015 (Published July 1, 2015)



**GRAPHIC IMAGES IN THE
MICHIGAN REGISTER**

COVER DRAWING

Michigan State Capitol:

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, few architectural renderings of the 19th century have survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

Michigan Register

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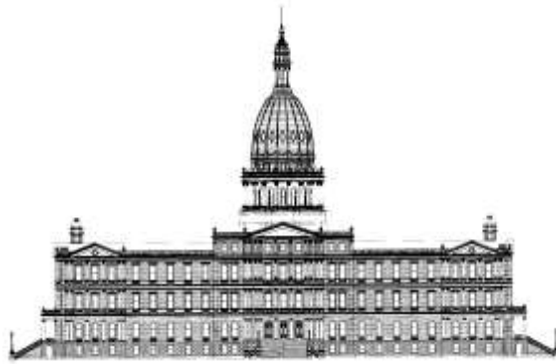
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Mike Zimmer, Director, Licensing and Regulatory Affairs; **Deidre O’Berry**, Administrative Rules Specialist for Operations and Publications.

Rick Snyder, Governor



Brian Calley, Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The Office of Regulatory Reform publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

24.208 Michigan register; publication; cumulative index; contents; public subscription; fee; synopsis of proposed rule or guideline; transmitting copies to office of regulatory reform.

Sec. 8.

(1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
- (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
- (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
- (d) Proposed administrative rules.
- (e) Notices of public hearings on proposed administrative rules.
- (f) Administrative rules filed with the secretary of state.
- (g) Emergency rules filed with the secretary of state.
- (h) Notice of proposed and adopted agency guidelines.
- (i) Other official information considered necessary or appropriate by the office of regulatory reform.
- (j) Attorney general opinions.
- (k) All of the items listed in section 7(m) after final approval by the certificate of need commission under section 22215 of the public health code, 1978 PA 368, MCL 333.22215.

(2) The office of regulatory reform shall publish a cumulative index for the Michigan register.

(3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.

(4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the office of regulatory reform may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.

(5) An agency shall electronically transmit a copy of the proposed rules and notice of public hearing to the office of regulatory reform for publication in the Michigan register.

4.1203 Michigan register fund; creation; administration; expenditures; disposition of money received from sale of Michigan register and amounts paid by state agencies; use of fund; price of Michigan register; availability of text on internet; copyright or other proprietary interest; fee prohibited; definition.

Sec. 203.

(1) The Michigan register fund is created in the state treasury and shall be administered by the office of regulatory reform. The fund shall be expended only as provided in this section.

(2) The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.

(3) The Michigan register fund shall be used to pay the costs of preparing, printing, and distributing the Michigan register.

(4) The department of management and budget shall sell copies of the Michigan register at a price determined by the office of regulatory reform not to exceed the cost of preparation, printing, and distribution.

(5) Notwithstanding section 204, beginning January 1, 2001, the office of regulatory reform shall make the text of the Michigan register available to the public on the internet.

(6) The information described in subsection (5) that is maintained by the office of regulatory reform shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the office of regulatory reform shall be made available in the shortest feasible time after it is made available to the office of regulatory reform.

(7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).

(8) The office of regulatory reform shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).

(9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

CITATION TO THE MICHIGAN REGISTER

The *Michigan Register* is cited by year and issue number. For example, 2001 MR 1 refers to the year of issue (2001) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the Office of Regulatory Reinvention for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The Office of Regulatory Reinvention is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, Office of Regulatory Reinvention, Ottawa Building – Second Floor, 611 W. Ottawa Street, Lansing, MI 48909.

RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year.

Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

SUBSCRIPTIONS AND DISTRIBUTION

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$400.00 per year. Submit subscription requests to: Office of Regulatory Reinvention, Ottawa Building – Second Floor, 611 W. Ottawa Street, Lansing, MI 48909. Checks Payable: State of Michigan. Any questions should be directed to the Office of Regulatory Reinvention (517) 335-8658.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the Internet web site of the Office of Regulatory Reinvention: www.michigan.gov/orr.

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the Office of Regulatory Reinvention Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Mike Zimmer, Director
Licensing and Regulatory Affairs

2015 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
1	January 15, 2015	February 1, 2015
2	February 1, 2015	February 15, 2015
3	February 15, 2015	March 1, 2015
4	March 1, 2015	March 15, 2015
5	March 15, 2015	April 1, 2015
6	April 1, 2015	April 15, 2015
7	April 15, 2015	May 1, 2015
8	May 1, 2015	May 15, 2015
9	May 15, 2015	June 1, 2015
10	June 1, 2015	June 15, 2015
11	June 15, 2015	July 1, 2015
12	July 1, 2015	July 15, 2015
13	July 15, 2015	August 1, 2015
14	August 1, 2015	August 15, 2015
15	August 15, 2015	September 1, 2015
16	September 1, 2015	September 15, 2015
17	September 15, 2015	October 1, 2015
18	October 1, 2015	October 15, 2015
19	October 15, 2015	November 1, 2015
20	November 1, 2015	November 15, 2015
21	November 15, 2015	December 1, 2015
22	December 1, 2015	December 15, 2015
23	December 15, 2015	January 1, 2016
24	January 1, 2016	January 15, 2016

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**ADMINISTRATIVE RULES
FILED WITH THE SECRETARY OF STATE**

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reinvention shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(f) Administrative rules filed with the secretary of state.”

ADMINISTRATIVE RULES

DEPARTMENT OF ENVIRONMENTAL QUALITY

AIR QUALITY DIVISION

PART 9. EMISSION LIMITATIONS AND PROHIBITIONS – MISCELLANEOUS

Filed with the Secretary of State on May 20, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45(a) of the 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of environmental quality by sections 5503 and 5512 of 1994 PA 451, MCL 324.5503 and MCL 324.5512)

R 336.1901, R 336.1902, R 336.1906, R 336.1911, R 336.1912, R 336.1930, R 336.1940, R 336.1941, R 336.1942, R 336.1943, R 336.1944, R 336.1945, R 336.1946, R 336.1947, R 336.1948, R 336.1949, R 336.1950, and R 336.1971 of the Michigan Administrative Code are amended, and R 336.1951, R 336.1952, R 336.1953, R 336.1954, R 336.1955, R 336.1956, R 336.1957, R 336.1958, R 336.1959, R 336.1960, and R 336.1972 are added to the Code, and R 336.1931, R 336.1932, and R 336.1970 of the Code are rescinded, as follows:

R 336.1901 Air contaminant or water vapor; prohibition.

Rule 901. Notwithstanding the provisions of any other rule, a person shall not cause or permit the emission of an air contaminant or water vapor in quantities that cause, alone or in reaction with other air contaminants, either of the following:

- (a) Injurious effects to human health or safety, animal life, plant life of significant economic value, or property.
- (b) Unreasonable interference with the comfortable enjoyment of life and property.

R 336.1902 Adoption of standards by reference.

Rule 902. (1) The following standards are adopted by reference in these rules. Copies are available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, Michigan 48909-7760, at a cost as of the time of adoption of these rules (AQD price). Copies may also be obtained from the Superintendent of Documents, U.S. Government Printing Office, 732 North Capitol Street, NW, Washington, DC 20401, or by accessing their online bookstore at <http://bookstore.gpo.gov> at a cost as of the time of adoption of these rules (GPO price). The standards can also be viewed and/or printed free of charge at <http://ecfr.gpoaccess.gov>.

(a) “National Primary and Secondary Ambient Air Quality Standards,” 40 C.F.R. Part 50 (2013), AQD price \$61.00/\$51.00 GPO price for Part 50 through Part 51.

(b) The following sections of “Requirements for Preparation, Adoption, and Submittal of Implementation Plans,” 40 C.F.R. Part 51 (2013), AQD price \$61.00/\$51.00 GPO price for Part 50 through Part 51:

- (i) “Definitions,” 40 C.F.R. §51.100.
- (ii) “Legally enforceable procedures,” 40 C.F.R. §51.160.
- (iii) “Permit requirements,” 40 C.F.R. §51.165.
- (iv) “Prevention of significant deterioration of air quality,” 40 C.F.R. §51.166.
- (v) “Definitions,” 40 C.F.R. §51.301.
- (vi) “Sources That Would Locate in a Designated Nonattainment Area,” Appendix S.
- (vii) “Recommended Test Methods for State Implementation Plans,” Appendix M.
- (viii) “Guideline on Air Quality Models,” Appendix W.
- (ix) “Guidelines for BART Determinations under the Regional Haze Rule,” Appendix Y.

(c) “Prevention of Significant Deterioration of Air Quality,” 40 C.F.R. §52.21 (2013); AQD price \$74.00/\$64.00 GPO price for Part 52 (52.01 through 52.1018).

(d) “Quality Assurance Requirements for Prevention of Significant Deterioration Air Monitoring,” 40 C.F.R. §58, Appendix B (2013); AQD price \$46.00/\$36.00 GPO price for Part 53 through Part 59.

(e) “Standards of Performance for New Stationary Sources,” 40 C.F.R. Part 60, except 40 C.F.R. Part 60, Subpart AAA, “Standards of Performance for New Residential Wood Heaters” (2013); AQD price \$74.00/\$64.00 GPO price for Part 60 (60.1 to end).

(f) “Appendices,” 40 C.F.R. Part 60 (2013); AQD price \$73.00/\$63.00 GPO price for Part 60 Appendices.

(g) “National Emission Standards for Hazardous Air Pollutants,” 40 C.F.R. Part 61 (2013); AQD price \$61.00/\$51.00 GPO price for Part 61 through Part 62.

(h) “National Emission Standards for Hazardous Air Pollutants for Source Categories,” 40 C.F.R. Part 63, Subpart A to Z (2014); AQD price \$74.00/\$64.00 GPO price.

(i) “National Emission Standards for Hazardous Air Pollutants for Source Categories (Continued),” 40 C.F.R. Part 63, Subpart AA to DDD (2014); AQD price \$63.00/\$53.00 GPO price.

(j) “National Emission Standards for Hazardous Air Pollutants for Source Categories (Continued),” 40 C.F.R. Part 63, Subpart EEE to PPP (2014); AQD price \$66.00/\$56.00 GPO price.

(k) “National Emission Standards for Hazardous Air Pollutants for Source Categories (Continued),” 40 C.F.R. Part 63, Subpart QQQ to YYYY (2014); AQD price \$47.00/\$37.00 GPO price.

(l) “National Emission Standards for Hazardous Air Pollutants for Source Categories (Continued),” 40 C.F.R. Part 63, Subpart ZZZZ to MMMMM (2014); AQD price \$50/\$40 GPO price.

(m) “National Emission Standards for Hazardous Air Pollutants for Source Categories (Continued),” 40 C.F.R. Part 63, Subpart NNNNN to end (2014); AQD price \$50.00/\$40.00 GPO price.

(n) “Compliance Assurance Monitoring,” 40 C.F.R. Part 64 (2013); AQD price \$44.00/\$34.00 GPO price for Part 64 through Part 71.

(o) The following sections of “State Operating Permit Programs,” Part 70 (2013); AQD price \$44.00/\$34.00 GPO price for Part 64 through Part 71:

- (i) “Applicability,” 40 C.F.R. §70.3.

- (ii) “Re-openings for cause by EPA,” 40 C.F.R. §70.7(g).
 - (iii) “Transmission of information to the Administrator,” 40 C.F.R. §70.8(a)(1) and (2).
 - (iv) “EPA objection,” 40 C.F.R. §70.8(c).
 - (v) “Public petitions to the Administrator,” 40 C.F.R. §70.8(d).
 - (p) “Permit Regulations,” 40 C.F.R. Part 72 (2013); AQD price \$78.00/\$68.00 GPO price for Part 72 through Part 80.
 - (q) “Sulfur Dioxide Opt-Ins,” 40 C.F.R. Part 74 (2013); AQD price \$78.00/\$68.00 GPO price for Part 72 through Part 80.
 - (r) “Continuous Emission Monitoring,” 40 C.F.R. Part 75 (2013); AQD price \$78.00/\$68.00 GPO price for Part 72 through Part 80.
 - (s) “Acid Rain Nitrogen Oxides Emission Reduction Program,” 40 C.F.R. Part 76 (2013); AQD price \$78.00/\$68.00 GPO price for Part 72 through Part 80.
 - (t) “Federal NOx Budget Trading Program and CAIR NOx and SO2 Trading Programs,” 40 C.F.R. Part 97 (2013); AQD price \$76.00/\$66.00 GPO price for Part 96 through Part 99.
 - (u) “Global Warming Potentials,” 40 C.F.R. Part 98, Subpart A, Table A-1 (2013); AQD Price \$76.00/\$66.00 GPO price for Part 96 to Part 99.
 - (v) “Federal Power Act,” 16 U.S.C. §§796 (17)(C) and (18)(B) (2012); AQD Price \$142.00/\$132.00 GPO price for Section 344 through Section 856.
 - (w) “Solid Waste Disposal Act, Section 3005,” 42 U.S.C. §6925 (2012); AQD Price \$68.50/\$58.50 GPO price for Sections 6201 to end.
- (2) The following United States Environmental Protection Agency (U.S. EPA) documents are adopted by reference in these rules. A copy is available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, MI 48909-7760, at a cost as of the time of adoption of these rules of \$20.00 each. A copy may also be obtained from the U.S. Environmental Protection Agency, Office of the Science Advisor, 1200 Pennsylvania Avenue, NW, Washington, DC 20460 or on the U.S. EPA website, www.epa.gov, free of charge as of the time of adoption of these rules.
- (a) “Advances in Inhalation Gas Dosimetry for Derivation of a Reference Concentration (RfC) and Use in Risk Assessment,” EPA/600/R-12/044, September 2012.
 - (b) “Guidelines for Carcinogen Risk Assessment, and Supplemental Guidance for Assessing Susceptibility from Early-Life Exposure to Carcinogens,” 2005.
 - (c) “Protocol for Determining the Daily Volatile Compound Emission Rate of Automobile and Light-duty Truck Topcoat Operations,” EPA-450/3-88-018, December 1988.
 - (d) “Benchmark Dose Technical Guidance,” EPA/100/R-12/001, June 2012.
 - (e) “Control of Volatile Organic Emissions from Manufacture of Synthesized Pharmaceutical Products,” EPA-450/2-78-029, December 1978.
 - (f) “Alternative Control Techniques Document: NOx Emissions from Cement Manufacturing,” EPA-453/R-94-004, 1994.
 - (g) “Compilation of Air Pollution Emission Factors. Volume 1, Stationary Point and Air Sources,” EPA-450/AP-425-ED, January 1995.
- (3) The following Federal Register documents are adopted by reference in these rules. A copy is available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, MI 48909-7760, at a cost as of the time of adoption of these rules of \$10.00:
- (a) U.S. EPA Emissions Trading Policy statement, 51 F.R. 43814, December 4, 1986.

(b) U.S. EPA Recommended Policy on Control of Volatile Organic Compounds, 42 FR 35314, July 8, 1977.

(4) The following standards are adopted by reference in these rules. Copies are available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, Michigan 48909-7760, at the cost as of the time of adoption of these rules (AQD price). Copies may also be obtained from ASTM International, P.O. Box C700, West Conshohocken, Pennsylvania 19428-2959 or on the ASTM website, www.astm.org, at a cost as of the time of adoption of these rules (ASTM price):

(a) Standard Test Method for Distillation of Petroleum Products at Atmospheric Pressure, ASTM method D86, 2012; AQD price \$60.00/\$50.00 ASTM price.

(b) Standard Test Method for Pour Point of Petroleum Products, ASTM D97, 2012; AQD price \$52.00/\$42.00 ASTM price.

(c) Standard Test Method for Vapor Pressure of Petroleum Products, ASTM D323, 2008; AQD price \$52.00/\$42.00 ASTM price.

(d) Standard Specification for Fuel Oils, ASTM D396, 2013; AQD price \$52.00/\$42.00 ASTM price.

(e) Standard Test Method for Distillation of Cutback Asphaltic (Bituminous) Products, ASTM D402, 2008; AQD price \$52.00/\$42.00 ASTM price.

(f) Standard Specification for Aviation Gasolines, ASTM D910, 2013; AQD price \$52.00/\$42.00 ASTM price.

(g) Standard Specification for Diesel Fuel Oils, ASTM D975, 2014; AQD price \$70.00/\$60.00 ASTM price.

(h) Standard Specification for Aviation Turbine Fuels, ASTM D1655, 2013; AQD price \$58.00/\$48.00 ASTM price.

(i) Standard Specification for Gas Turbine Fuel Oils, ASTM D2880, 2013; AQD price \$49.00/\$39.00 ASTM price.

(j) Standard Test Method for Determination of Nitrogen Oxides, Carbon Monoxide, and Oxygen Concentration in Emissions from Natural Gas-Fired Reciprocating Engines, Combustion Turbines, Boilers, and Process Heaters Using Portable Analyzers, ASTM D6522, 2011; AQD price \$52.00/\$42.00 ASTM price.

(k) Standard Specification for Biodiesel Fuel Blend Stock (B100) for Middle Distillate Fuels, ASTM D6751, 2012; AQD price \$52.00/\$42.00 ASTM price.

(l) Standard Test Method for Elemental, Oxidized, Particle-Bound and Total Mercury in Flue Gas Generated from Coal-Fired Stationary Sources, ASTM D6784, 2008; AQD price \$58.00/\$48.00 ASTM price.

(m) Standard Guide for Packaging and Shipping Environmental Sample for Laboratory Analysis, ASTM D6911, 2010; AQD price \$52.00/\$42.00 ASTM price.

(n) Standard Test Method for Distillation of Emulsified Asphalt, ASTM D6997, 2012; AQD price \$47.00/\$37.00 ASTM price.

(o) Standard Specification for Diesel Fuel Oil, Biodiesel Blend (B6 to B20), ASTM D7467, 2013; AQD price \$58.00/\$48.00 ASTM price.

(p) Standard Practices for General Techniques of Infrared Quantitative Analysis, ASTM E168, 2006; AQD price \$58.00/\$48.00 ASTM price.

(q) Standard Practices for General Techniques of Ultraviolet-Visible Quantitative Analysis, ASTM E169, 2009; AQD price \$58.00/\$48.00 ASTM price.

(r) Standard Practice for Packed Column Gas Chromatography, ASTM E260, 2011; AQD price \$58.00/\$48.00 ASTM price.

(5) The following standards are adopted by reference in these rules. Copies are available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, Michigan 48909-7760, at the cost as of the time of adoption of these rules (AQD price). Copies may also be obtained from the American Association of State Highway and Transportation Officials, AASHTO Publication Order Department, P.O. Box 933538, Atlanta, Georgia, 31193-3538, at a cost as of the time of adoption of these rules (AASHTO price):

(a) Standard Method of Test for Testing Emulsified Asphalts, AASHTO T59, 2013; AQD price \$86.00/\$76.00 AASHTO price.

(b) Standard Method of Test for Cutback Asphalt Products, AASHTO T78, 2014; AQD price \$70.00/\$60.00 AASHTO price.

(6) “2014 TLVs and BEIs. Threshold Limit Values for Chemical Substances and Physical Agents, and Biological Exposure Indices,” is adopted by reference in these rules. A copy is available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, MI 48909-7760, at a cost as of the time of adoption of these rules of \$69.95. A copy may also be obtained from the American Conference of Governmental Industrial Hygienists, 1330 Kemper Meadow Drive, Cincinnati, Ohio 45240, or on the American Conference of Governmental Industrial website, www.acgih.org, at a cost as of the time of adoption of these rules of \$49.95.

(7) “NIOSH Pocket Guide to Chemical Hazards,” 2010, is adopted by reference in these rules. A copy on CD-ROM is available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, MI 48909-7760, for \$20.00 as of the time of adoption of these rules. A copy on CD-ROM may also be obtained from the Centers for Disease Control website, www.cdc.gov/niosh/npg/, for free as of the time of adoption of these rules.

(8) “American Petroleum Institute Manual of Petroleum Measurement Standards C19 S2,” is adopted by reference in these rules. A copy is available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, MI 48909-7760, at a cost as of the time of adoption of these rules of \$139.00. A copy may also be obtained from American Petroleum Institute, Techstreet, 3916 Ranchero Drive, Ann Arbor, MI 48108-2775, or at the American Petroleum Institute website at <http://www.techstreet.com/api/products/2409>, at a cost as of the time of adoption of these rules of \$129.00.

(9) “OTC Model Rule for Consumer Products,” 2009 is adopted by reference in these rules. A copy is available for inspection and purchase at the Air Quality Division, Department of Environmental Quality, 525 West Allegan Street, Lansing, MI 48909-7760, at a cost as of the time of adoption of these rules of \$10.00. A copy may also be obtained from the Ozone Transport Commission website, www.otcair.org, for free as of the time of adoption of these rules.

R 336.1906 Diluting and concealing emissions.

Rule 906. Unless prior written approval is obtained from the department, a person shall not build, erect, install, or use any article, machine, equipment, or other contrivance if the sole purpose of the article, machine, equipment, or other contrivance is to dilute or conceal an emission without resulting in a reduction in the total release of air contaminants into the atmosphere. This rule does not apply to the control of odors.

R 336.1911 Malfunction abatement plans.

Rule 911. (1) Upon request of the department, a person responsible for the operation of a source of an air contaminant shall prepare a malfunction abatement plan to prevent, detect, and correct malfunctions or equipment failures resulting in emissions exceeding any applicable emission limitation.

(2) A malfunction abatement plan required by subrule (1) of this rule shall be in writing and shall, at a minimum, specify all of the following:

(a) A complete preventative maintenance program, including identification of the supervisory personnel responsible for overseeing the inspection, maintenance, and repair of air-cleaning devices, a description of the items or conditions that shall be inspected, the frequency of the inspections or repairs, and an identification of the major replacement parts that shall be maintained in inventory for quick replacement.

(b) An identification of the source and air-cleaning device operating variables that shall be monitored to detect a malfunction or failure, the normal operating range of these variables, and a description of the method of monitoring or surveillance procedures.

(c) A description of the corrective procedures or operational changes that shall be taken in the event of a malfunction or failure to achieve compliance with the applicable emission limits.

(3) A malfunction abatement plan required by subrule (1) of this rule shall be submitted to the department and shall be subject to review and approval by the department. If, in the opinion of the department, the plan does not adequately carry out the objectives as set forth in subrules (1) and (2) of this rule, then the department may disapprove the plan, state its reasons for disapproval, and order the preparation of an amended plan within the time period specified in the order. If, within the time period specified in the order, an amended plan is submitted which, in the opinion of the department, fails to meet the objective, then the department, on its own initiative, may amend the plan to cause it to meet the objective.

(4) Within 180 days after the department approves a malfunction abatement plan, a person responsible for the preparation of a malfunction abatement plan shall implement the malfunction abatement plan required by subrule (1) of this rule.

R 336.1912 Abnormal conditions, start-up, shutdown, and malfunction of a source, process, or process equipment, operating, notification, and reporting requirements.

Rule 912. (1) The owner or operator of a source, process, or process equipment shall, to the extent reasonably possible, operate a source, process, or process equipment in a manner consistent with good air pollution control practices for minimizing emissions during periods of abnormal conditions, start-up, shutdown, and malfunctions. A source, process, or process equipment that complies with all applicable emission standards and limitations during periods of abnormal conditions, start-up, shutdown, and malfunction shall be presumed to have been operated in a manner consistent with good air pollution control practices for minimizing emissions.

(2) The owner or operator of a source, process, or process equipment shall provide notice of an abnormal condition, start-up, shutdown, or a malfunction that results in emissions of a hazardous air pollutant which continue for more than 1 hour in excess of any applicable standard or limitation established by the clean air act or the emissions of a toxic air contaminant which continue for more than 1 hour in excess of an emission standard established by a rule

promulgated under the air pollution act or an emission limitation specified in a permit issued or order entered under the air pollution act.

(3) The owner or operator of a source, process, or process equipment shall provide notice and a written report of an abnormal condition, start-up, shutdown, or a malfunction that results in emissions of any air contaminant continuing for more than 2 hours in excess of a standard or limitation established by any applicable requirement.

(4) The notices required by this rule shall be provided to the department as soon as reasonably possible, but not later than 2 business days after the start-up or shutdown or after discovery of the abnormal conditions or malfunction. Notice shall be by any reasonable means, including electronic, telephonic, or oral communication.

(5) The written reports required under this rule shall be submitted within 10 days after the start-up or shutdown occurred, within 10 days after the abnormal conditions or malfunction has been corrected, or within 30 days of discovery of the abnormal conditions or malfunction, whichever is first. The written reports shall include all of the following information:

(a) The time and date, the probable causes or reasons for, and the duration of the abnormal conditions, start-up, shutdown, or malfunction.

(b) An identification of the source, process, or process equipment that experienced abnormal conditions, was started up or shut down, or which malfunctioned and all other affected process or process equipment that have emissions in excess of an applicable requirement, including a description of the type and, where known or where it is reasonably possible to estimate, the quantity or magnitude of emissions in excess of applicable requirements.

(c) Information describing the measures taken and air pollution control practices followed to minimize emissions.

(d) For abnormal conditions and malfunctions, the report shall also include a summary of the actions taken to correct and to prevent a reoccurrence of the abnormal conditions or malfunction and the time taken to correct the malfunction.

(6) Actions taken to correct and to prevent a reoccurrence of an abnormal condition or a malfunction shall become a part of any preventative maintenance and malfunction abatement plan required by R 336.1911.

(7) The truth, accuracy, and completeness of the written reports required under this rule for a stationary source subject to the requirements of R 336.1210 shall be certified by a responsible official in a manner consistent with the clean air act.

Editor's Note: An obvious error in R 336.1912 was corrected at the request of the promulgating agency, pursuant to Section 56 of 1969 PA 306, as amended by 2000 PA 262, MCL 24.256. The rule containing the error was published in Michigan Register, 1995 MR 7. The memorandum requesting the correction was published in Michigan Register, 2007 MR 9.

R 336.1930 Emission of carbon monoxide from ferrous cupola operations.

Rule 930. (1) It is unlawful for a person to operate a ferrous cupola that has a melting capacity of 20 or more tons per hour located within any area listed in Table 91, unless the ferrous cupola is equipped with an afterburner control system, or equivalent, which reduces the carbon monoxide emissions from the ferrous cupola by 90%.

(2) The emission rate of carbon monoxide from a ferrous cupola shall be determined by using reference test method 10, unless otherwise specified by the department.

TABLE 91
Areas Subject to R 336.1930

County	Area
Wayne	T01S, R09E to R12E T02S, R09E to R11E T03S, R09E to R10E

R 336.1931 Rescinded.

R 336.1932 Rescinded.

R 336.1940 Ethylene Oxide Emissions Standards for Sterilization Facilities.

Rule 940. (1) The provisions of 40 C.F.R. Part 63, Subpart O, are adopted by reference in R 336.1902. A person responsible for the operation of a facility subject to the provisions of "Ethylene Oxide Emissions Standards for Sterilization Facilities," 40 C.F.R. Part 63, Subpart O, shall comply with those provisions.

(2) For the purpose of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart O mean the department.

R 336.1941 Emission standards for chromium emissions from hard and decorative chromium electroplating and chromium anodizing tanks.

Rule 941. (1) The provisions of 40 C.F.R. Part 63, subpart N, are adopted by reference in R 336.1902. A person responsible for the operation of a facility that is subject to the provisions of "National Emission Standards for Chromium Emissions from Hard and Decorative Chromium Electroplating and Chromium Anodizing Tanks," 40 C.F.R. Part 63, Subpart N, shall comply with those provisions.

(2) For the purpose of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart N mean the department.

R 336.1942 Emission standards for asbestos.

Rule 942. (1) The provisions of 40 C.F.R. Part 61, Subpart M, are adopted by reference in R 336.1902. A person that is subject to the provisions of "National Emission Standards for Asbestos," 40 C.F.R. Part 61, Subpart M, shall comply with those provisions.

(2) For the purpose of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 61, Subpart M mean the department.

R 336.1943 General provisions for emission standard.

Rule 943. (1) The provisions of 40 C.F.R. Part 63, Subpart A, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of "General Provisions," 40 C.F.R. Part 63, Subpart A, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart A mean the department.

R 336.1944 Emission standards for Portland cement manufacturing.

Rule 944. (1) The provisions of 40 C.F.R. Part 63, Subpart LLL, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of "National Emission Standards for Hazardous Air Pollutants from the Portland Cement Manufacturing Industry," 40 C.F.R. Part 63, Subpart LLL, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart LLL mean the department.

R 336.1945 Emission standards for publicly owned treatment works.

Rule 945. (1) The provisions of 40 C.F.R. Part 63, Subpart VVV, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of "National Emission Standards for Hazardous Air Pollutants: Publicly Owned Treatment Works," 40 C.F.R. Part 63, Subpart VVV, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart VVV mean the department.

R 336.1946 Emission standards for secondary aluminum production.

Rule 946. (1) The provisions of 40 C.F.R. Part 63, Subpart RRR, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of "National Emission Standards for Hazardous Air Pollutants for Secondary Aluminum Production," 40 C.F.R. Part 63, Subpart RRR, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart RRR mean the department.

R 336.1947 Emission standards for site remediation.

Rule 947. (1) The provisions of 40 C.F.R. Part 63, Subpart GGGGG, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of "National Emission Standards for Hazardous Air Pollutants: Site Remediation," 40 C.F.R. Part 63, Subpart GGGGG, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart GGGGG mean the department.

R 336.1948 Emission standards for area sources: electric arc furnace steelmaking facilities.

Rule 948. (1) The provisions of 40 C.F.R. Part 63, Subpart YYYYYY, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of "National

Emission Standards for Hazardous Air Pollutants for Area Sources: Electric Arc Furnace Steelmaking Facilities,” 40 C.F.R. Part 63, Subpart YYYYYY, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart YYYYYY mean the department.

R 336.1949 Emissions standards for iron and steel foundry area sources.

Rule 949. (1) The provisions of 40 C.F.R. Part 63, Subpart ZZZZZZ, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emission Standards for Hazardous Air Pollutants for Iron and Steel Foundries Area Sources,” 40 C.F.R. Part 63, Subpart ZZZZZZ, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart ZZZZZZ mean the department.

R 336.1950 Emissions standards for aluminum, copper, and other nonferrous foundry area sources.

Rule 950. (1) The provisions of 40 C.F.R. Part 63, Subpart ZZZZZZ, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emission Standards for Hazardous Air Pollutants: Area Source Standards for Aluminum, Copper, and Other Nonferrous Foundries,” 40 C.F.R. Part 63, Subpart ZZZZZZ, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart ZZZZZZ mean the department.

R 336.1951 Emissions standards for secondary lead smelting.

Rule 951. (1) The provisions of 40 C.F.R. Part 63, Subpart X, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants from Secondary Lead Smelting,” 40 C.F.R. Part 63, Subpart X, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart X mean the department.

R 336.1952 Emissions standards for hazardous waste combustors.

Rule 952. (1) The provisions of 40 C.F.R. Part 63, Subpart EEE, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants from Hazardous Waste Combustors,” 40 C.F.R. Part 63, Subpart EEE, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart EEE mean the department.

R 336.1953 Emissions standards for mercury cell chlor-alkali plants.

Rule 953. (1) The provisions of 40 C.F.R. Part 63, Subpart IIIII, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants: Mercury Emissions from Mercury Cell Chlor-Alkali Plants,” 40 C.F.R. Part 63, Subpart IIIII, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart IIIII mean the department.

R 336.1954 Emissions standards for primary copper smelting area sources.

Rule 954. (1) The provisions of 40 C.F.R. Part 63, Subpart EEEEEEE, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants for Primary Copper Smelting Area Sources,” 40 C.F.R. Part 63, Subpart EEEEEEE, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart EEEEEEE mean the department.

R 336.1955 Emissions standards for secondary copper smelting area sources.

Rule 955. (1) The provisions of 40 C.F.R. Part 63, Subpart FFFFFFFF, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants for Secondary Copper Smelting Area Sources,” 40 C.F.R. Part 63, Subpart FFFFFFFF, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart FFFFFFFF mean the department.

R 336.1956 Emissions standards for primary nonferrous metals area sources – zinc, cadmium, and beryllium.

Rule 956. (1) The provisions of 40 C.F.R. Part 63, Subpart GGGGGG, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants for Primary Nonferrous Metals Area Sources – Zinc, Cadmium, and Beryllium,” 40 C.F.R. Part 63, Subpart GGGGGG, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart GGGGGG mean the department.

R 336.1957 Emissions standards for carbon black production area sources.

Rule 957. (1) The provisions of 40 C.F.R. Part 63, Subpart MMMMMM, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants for Carbon Black Production Area Sources,” 40 C.F.R. Part 63, Subpart MMMMMM, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart MMMMMM mean the department.

R 336.1958 Emissions standards for chemical manufacturing area sources for chromium compounds.

Rule 958. (1) The provisions of 40 C.F.R. Part 63, Subpart NNNNNN, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants for Chemical Manufacturing Area Sources: Chromium Compounds,” 40 C.F.R. Part 63, Subpart NNNNNN, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart NNNNNN mean the department.

R 336.1959 Emissions standards for glass manufacturing area sources.

Rule 959. (1) The provisions of 40 C.F.R. Part 63, Subpart SSSSSS, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants for Glass Manufacturing Area Sources,” 40 C.F.R. Part 63, Subpart SSSSSS, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart SSSSSS mean the department.

R 336.1960 Emissions standards for chemical manufacturing area sources.

Rule 960. (1) The provisions of 40 C.F.R. Part 63, Subpart VVVVVV, are adopted by reference in R 336.1902. The owner or operator of a facility subject to the provisions of “National Emissions Standards for Hazardous Air Pollutants for Chemical Manufacturing Area Sources,” 40 C.F.R. Part 63, Subpart VVVVVV, shall comply with those provisions.

(2) For purposes of this rule, the terms "administrator" and "EPA" as used in 40 C.F.R. Part 63, Subpart VVVVVV mean the department.

R 336.1970 Rescinded.

R 336.1971 Best available retrofit technology or BART program.

Rule 971. (1) The department shall determine applicability of best available retrofit technology based on the provisions of 40 C.F.R. Part 51, Subpart P, adopted by referenced in R 336.1902.

(2) The owner or operator of a unit subject to BART shall perform an engineering analysis as described in the provisions of 40 C.F.R. Part 51, Subpart P and shall provide the results of the analysis to the department within 60 days of the effective date of this rule.

(3) If an electric generating unit (EGU) subject to BART is subject to the trading programs of the Clean Air Interstate Rule under 40 C.F.R. Part 97, the owner or operator of the EGU is not required to conduct a BART analysis for sulfur dioxide and oxides of nitrogen emissions under this rule.

(4) An engineering analysis required by subrule (2) of this rule shall be submitted to the department and shall be subject to review and approval by the department. If the department determines additional information is required, the department shall provide to the owner or operator additional information requests and comments in writing. The owner or operator shall

provide the requested information within 60 days from receipt of written requests and comments from the department. The department may determine that more than 60 days will be allowed.

(5) The department shall determine the BART level of control for each unit subject to BART based on the engineering analysis referenced in subrule (2) of this rule, the provisions of 40 C.F.R. Part 51, Subpart P and other information which the department determines to be relevant.

(6) The owner or operator of a unit subject to BART shall enter into a permit to install or consent order with the department to make the BART provisions legally enforceable within 90 days of the department's approval of the engineering analysis, unless the department determines that more than 90 days will be allowed. BART controls shall be in place and operating not later than 1 year from an approved engineering analysis.

(7) An owner or operator subject to this rule shall measure oxides of nitrogen and sulfur dioxide emissions with 1 or more of the following:

(a) A continuous emission monitoring system.

(b) An alternate method as described in 40 C.F.R. Part 60 or 75, adopted by reference in R 336.1902, as applicable and acceptable to the department.

(c) A method currently in use or a future method developed for use and acceptable to the department, including methods contained in existing permit conditions.

(8) An owner or operator of an emission unit that measures oxides of nitrogen or sulfur dioxide emissions by a continuous emission monitoring system shall do either of the following:

(a) Use procedures set forth in 40 C.F.R. Part 60, Subpart A and appendix B, and comply with the quality assurance procedures in appendix F, adopted by reference in R 336.1902, as applicable and acceptable to the department.

(b) Use procedures set forth in 40 C.F.R. Part 75, and associated appendices, adopted by reference in R 336.1902, as applicable and acceptable to the department.

(9) An owner or operator of an emission unit who uses a continuous emission monitoring system to demonstrate compliance with this rule and who has already installed a continuous emission monitoring system for oxides of nitrogen or sulfur dioxide pursuant to other applicable federal, state, or local rules shall meet the installation, testing, operation, quality assurance, and reporting requirements specified by the department.

(10) An owner or operator of an emission unit that is subject to this rule and has a permit or consent order issued under subrule (6) of this rule shall submit at a minimum semi-annual summary reports, in an acceptable format, to the department by March 15 for the reporting period July 1 to December 31 and September 15 for the reporting period January 1 to June 30 of each calendar year. The reports shall include all of the following information:

(a) The date, time, magnitude of emissions, and emission rates where applicable, of the specified emission unit or utility system.

(b) If emissions or emission rates exceed the emissions or emission rates allowed by the applicable emission limit, the cause, if known, and any corrective action taken.

(c) The total operating time of the emission unit during the time period.

(d) For continuous emission monitoring systems, system performance information shall include the date and time of each period during which the continuous monitoring system was inoperative, except for zero and span checks, and the nature of the system repairs or adjustments. When the continuous monitoring system has not been inoperative, repaired, or adjusted, the information shall be stated in the report.

(11) Quarterly summary reports, if required by the department pursuant to R 336.1213, shall be submitted within 30 days following the end of the calendar quarter and may be used in place of the semi-annual reports required pursuant to subrule (10) of this rule.

R 336.1972 Emissions standards for existing sewage sludge incineration units.

Rule 972. (1) Except as provided in subdivisions (c) to (e) of this subrule, by March 21, 2016, each sewage sludge incineration (SSI) unit for which construction was commenced on or before October 14, 2010, defined under “Emission Guidelines and Compliance Times for Existing Sewage Sludge Incineration Units,” 40 C.F.R. §60.5250, shall achieve final compliance with the requirements of this rule. Final compliance means all process changes and control devices, as specified in the final control plan, are completed and operating as designed and the department receives notification of compliance, including a signature of the owner or operator of the unit.

(a) The SSI unit remains subject to the requirements and deadlines of this rule if any of the following apply:

(i) The owner or operator of a SSI unit makes physical or operation changes to the unit primarily to comply with this rule and the unit commenced construction on or before September 21, 2011.

(ii) The SSI unit closes and restarts prior to March 21, 2016.

(b) If the SSI unit closes and restarts after March 21, 2016, then the owner or operator of the unit shall meet the emission limits, emission standards, and operating limits in this rule on the date the unit restarts operations.

(c) A combustion unit that incinerates sewage sludge and is not located at a wastewater treatment facility designed to treat domestic sewage sludge is exempt from this rule upon notification to the department.

(d) If the owner or operator of a SSI unit makes changes that meet the definition of modification under 40 C.F.R. §60.5250 after September 21, 2011, the unit is subject to “Standards of Performance for New Sewage Sludge Incineration Units,” 40 C.F.R. Part 60, Subpart LLLL. Such unit is exempt from this rule upon notification to the department.

(e) If an owner or operator chooses to cease operation of the SSI unit rather than comply with this rule, a closure notification shall be submitted to the department by March 21, 2015.

(2) The owner or operator of a SSI unit that has not submitted a closure or exemption notification to the department shall submit an application for a renewable operating permit and, by March 21, 2015, shall submit a final control plan meeting the requirements of 40 C.F.R. §60.5110 that is signed by the owner or operator of the unit.

(3) By March 21, 2016, each SSI unit shall comply with the following provisions of “Emission Guidelines and Compliance Times for Existing Sewage Sludge Incineration Units,” 40 C.F.R. Part 60, Subpart MMMM, adopted by reference in R 336.1902:

(a) “Increments of Progress,” 40 C.F.R. §60.5110.

(b) “Operator Training and Qualifications,” 40 C.F.R. §§60.5130 to 60.5160.

(c) “Emission Limits, Emission Standards, and Operating Limits and Requirements,” 40 C.F.R. §§60.5165 to 60.5180.

(d) “Initial Compliance Requirements,” 40 C.F.R. §§60.5185 to 60.5200.

(e) “Continuous Compliance Requirements,” 40 C.F.R. §§60.5205 to 60.5215.

(f) “Performance Testing, Monitoring, and Calibration Requirements,” 40 C.F.R. §§60.5220 to 60.5225.

(g) “Recordkeeping and Reporting,” 40 C.F.R. §§60.5230 to 60.5235.

(h) “Title V Operating Permits,” 40 C.F.R. §§60.5240 to 60.5245.

- (i) “Definitions,” 40 C.F.R. §60.5250.
- (j) Tables 2 to 6.
- (4) For purposes of this rule the term "administrator" as used in 40 C.F.R. Part 60, Subpart MMMM means the department.

**PROPOSED ADMINISTRATIVE RULES,
NOTICES OF PUBLIC HEARINGS**

MCL 24.242(3) states in part:

“... the agency shall submit a copy of the notice of public hearing to the Office of Regulatory Reform for publication in the Michigan register. An agency's notice shall be published in the Michigan register before the public hearing and the agency shall file a copy of the notice of public hearing with the Office of Regulatory Reform.”

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

** * **

(d) Proposed administrative rules.

(e) Notices of public hearings on proposed administrative rules.”

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

SPEECH-LANGUAGE PATHOLOGY - GENERAL RULES

Filed with the Secretary of State on

Proposed Draft May 19, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under those sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16145(3), 17601, and 17610 of 1978 PA 368, MCL 333.16145(3), 333.17601, and 333.17610 and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-1 and 2011-4, MCL 330.3101, 445.2001, 445.2011 and 445.2030)

R 338.601, R 338.607, R 338.611, R 338.613, R 338.617, R 338.619, R 338.621, and R 338.623 of the Michigan Administrative Code are amended, and R 338.602, R 338.604, R 338.627, R 338.629, R 338.641, R 338.645, R 338.647, and R 338.649 are added to the Code, and R 338.609 and R 338.625 are rescinded from the Code as follows:

R 338.601 Definitions.

Rule 1. As used in these rules:

(a) "Board" means the board of speech-language pathology **created in section 17605 of the code, MCL 333.17605.**

(b) "Code" means 1978 PA 368, MCL 333.1101 ~~et seq.~~ **to 333.25211.**

(c) "Department" means the department of licensing and regulatory affairs.

(d) "Endorsement" means the acknowledgement that the licensing criteria in 1 jurisdiction is substantially equivalent to the criteria established and described in section 16186 of the code, **MCL 333.16186.**

R 338.602 License required; use of titles or words.

Rule 2. In addition to the titles and words specified in section 17603 of the code, MCL 333.17603, the following terms are also prohibited from use unless an individual is licensed as a speech-language pathologist:

(a) "Teacher of speech and language impaired."

(b) "T.S.L.I."

R 338.604 Training standards for identifying victims of human trafficking; requirements.

Rule 4. (1) Pursuant to section 16148 of the code, MCL 333.16148, an individual seeking licensure or licensed under article 15 of 1978 PA 368 shall complete training in identifying victims of human trafficking that meets the following standards:

- (a) Training content shall cover all of the following:**
 - (i) Understanding the types and venues of human trafficking in the United States.**
 - (ii) Identifying victims of human trafficking in health care settings.**
 - (iii) Identifying the warning signs of human trafficking in health care settings for adults and minors.**
 - (iv) Resources for reporting the suspected victims of human trafficking.**
- (b) Acceptable providers or methods of training include any of the following:**
 - (i) Training offered by a nationally recognized or state-recognized, health-related organization.**
 - (ii) Training offered by, or in conjunction with, a state or federal agency.**
 - (iii) Training obtained in an educational program that has been approved by the board for initial licensure, or by a college or university.**
 - (iv) Reading an article related to the identification of victims of human trafficking that meets the requirements of subrule (1)(a) of this rule and is published in a peer review journal, health care journal, or professional or scientific journal.**
- (c) Acceptable modalities of training may include any of the following:**
 - (i) Teleconference or webinar.**
 - (ii) Online presentation.**
 - (iii) Live presentation.**
 - (iv) Printed or electronic media.**
- (2) The department may select and audit a sample of individuals and request documentation of proof of completion of training. If audited by the department, an individual shall provide an acceptable proof of completion of training, including either of the following:**
 - (a) Proof of completion certificate issued by the training provider that includes the date, provider name, name of training, and individual's name.**
 - (b) A self-certification statement by an individual. The certification statement shall include the individual's name and either of the following:**
 - (i) For training completed pursuant to subrule (1)(b)(i) to (iii) of this rule, the date, training provider name, and name of training.**
 - (ii) For training completed pursuant to subrule (1)(b)(iv) of this rule, the title of article, author, publication name of peer review journal, health care journal, or professional or scientific journal, and date, volume, and issue of publication, as applicable.**
- (3) Pursuant to section 16148 of the code, MCL 333.16148, the requirements specified in subrule (1) of this rule shall apply for license renewals beginning with the first renewal cycle after the promulgation of this rule and for initial licenses issued 5 or more years after the promulgation of this rule.**

R 338.607 Application for limited speech-language pathology license; certified teacher; requirements.

Rule 7. (1) The department may issue a limited license under section 16182(1) of the code, MCL 333.16182.

(2) An applicant who ~~meets the requirements of section 17609(2) of the code shall apply~~ **applies** for a limited license as a speech-language pathologist **prior to December 7, 2013**. ~~In addition to meeting the requirements of the code and these rules, as applicable, an applicant for a limited license shall meet both of the following requirements:~~

(a) Submit the required fee and a completed application on a form provided by the department. ~~within 2 years of the effective date of this rule~~

(b) Establish that the applicant is a certified teacher whose teaching certificate was endorsed on January 12, 2009, in the area of speech and language impairment for the sole purpose of providing speech-language impairment services as part of employment or contract with a school district, nonpublic school, or state department that provides educational services.

(3) A limited license is valid only for employment described in subrule (2)(b) of this rule.

(4) A limited license may be renewed if the limited license holder continues to meet the requirements of subrule (2)(b) of this rule.

~~R 338.609 Implementation of licensing program. Rescinded.~~

~~Rule 9. Effective 2 years from the effective date of this rule, an individual who intends to practice as a speech language pathologist in Michigan shall possess a Michigan license to practice in this state.~~

R 338.611 Licensure by endorsement; speech-language pathologist.

Rule 11. (1) An applicant for a license by endorsement as a speech-language pathologist shall submit the required fee and a completed application on a form provided by the department. In addition to meeting the requirements of the code and these rules, an applicant who satisfies the requirements of this rule, as applicable, shall meet the requirements of section 16186 of the code, **MCL 333.16186**.

(2) If an applicant was first registered or licensed in another state or province of the United States or Canada for 5 years or more immediately preceding the date of filing an application for a Michigan license, then the applicant shall meet both of the following requirements:

(a) Possess a master's or doctoral degree from an accredited educational program that meets the standards adopted by the board under R 338.619 or an educational program that meets the requirements of R 338.617(1)(a).

(b) Have passed the praxis series II speech-language pathology examination with a score adopted by the board under R 338.605.

(3) If an applicant was first registered or licensed in another state or province of the United States or Canada for less than 5 years immediately preceding the date of filing an application for a Michigan license, then the applicant shall meet both of the following requirements:

(a) Meet the requirements of subrule (2)(a) and (b) of this rule.

(b) Have successfully completed a supervised postgraduate clinical experience in speech-language pathology that meets the requirements of R 338.615.

(4) If an applicant possesses current certification as a speech-language pathologist by the American speech-language-hearing association (asha) or the Canadian association of speech language pathologists and audiologists (caslpa), then the applicant ~~presumably meets~~ **is presumed** to meet the requirements of subrule (2) or (3) of this rule, as applicable.

(5) In addition to meeting the requirements of either subrule (2) or (3) of this rule, as applicable, an applicant's registration or license shall be verified, on a form provided by the department, by the licensing agency of any state or province of the United States or Canada in which the applicant holds a current registration or license or ever held a registration or license as a speech-language pathologist. Verification includes, but is not limited to, showing proof of any disciplinary action taken or pending against the applicant.

R 338.613 Supervised postgraduate clinical experience; educational limited license; requirements.

Rule 13. (1) The department may issue an educational limited license under section 16182(2)(a) of the code, **MCL 333.16182(2)(a)**.

(2) An applicant for a license as a speech-language pathologist who meets the educational requirements in R 338.603(1)(a) or R 338.617(1)(a) but who still must complete the required supervised postgraduate clinical experience shall submit the required fee and a completed application for an educational limited license on a form provided by the department. In addition to meeting the requirements of the code and these rules, an applicant for an educational limited license shall meet both of the following requirements:

(a) Have documentation provided directly to the department from an educational program verifying the applicant's possession of a master's or doctoral degree from an accredited educational program that meets the standards adopted by the board under R 338.619 or from an educational program that meets the requirements of R 338.617(1)(a).

(b) Submit a plan for the supervised postgraduate clinical experience on a form provided by the department that is signed by a speech-language pathologist who is licensed and has agreed to supervise the applicant's postgraduate experience.

(3) The supervised postgraduate clinical experience shall comply with both of the following:

(a) The experience shall meet the requirements of R 338.615.

(b) Only experience obtained by an individual who holds an educational limited license in a supervised postgraduate clinical situation approved under R 338.615 shall count toward the experience requirement.

(4) If an individual transfers to a different supervised postgraduate clinical situation, then he or she shall submit a plan for the new supervised postgraduate clinical situation on a form provided by the department that is signed by a speech-language pathologist who is licensed and has agreed to supervise the individual's postgraduate experience.

(5) An educational limited license shall be issued for 2 years and shall not be renewed more than 2 times.

R 338.617 Graduate of non-accredited postsecondary institution; speech-language pathologist; licensure.

Rule 17. (1) An applicant for a speech-language pathology license who graduated from a non-accredited postsecondary institution shall submit the required fee and a completed application on a form provided by the department. In addition to meeting the requirements of the code and these rules, an applicant shall meet all of the following requirements:

(a) Possess a master's or doctoral degree from an educational program that is substantially equivalent to an accredited educational program that meets the standards adopted by the board under R 338.619. Evidence of having completed a substantially equivalent educational program includes an evaluation of the applicant's non-accredited education by a recognized and accredited credential evaluation agency.

(b) Have successfully completed a supervised postgraduate clinical experience in speech-language pathology that meets the requirements of R 338.615.

(c) Have passed the praxis series II examination in speech-language pathology with a score approved by the board under R 338.605.

(d) Demonstrate a working knowledge of the English language if the applicant's educational program was taught in a language other than English. To demonstrate a working knowledge of the English language, the applicant shall establish either of the following:

(i) The applicant has obtained a score of not less than 570 on the test of English as a foreign language **paper-based test** (toefl **pbt**) administered by the educational testing service and obtained a score of not less than 50 on the test of spoken English administered by the educational testing service.

(ii) The applicant has obtained a total score of not less than 89 on the test of English as a foreign language internet-based test (toefl ibt) administered by the educational testing service and obtained the following section scores:

(A) Not less than 22 on the reading section.

(B) Not less than 22 on the listening section.

(C) Not less than 26 on the speaking section.

(D) Not less than 24 on the writing section.

(2) If an applicant possesses current certification of clinical competence in speech-language pathology (ccc-slp) from the American speech-language-hearing association (asha), then the applicant presumably meets the requirements of subrule (1)(a), (b), (c), and (d) of this rule.

R 338.619 Educational standards; adoption by reference.

Rule 19. (1) The board approves and adopts by reference in these rules the standards of the council on academic accreditation in audiology and speech language pathology (caa) for the accreditation of speech-language pathology education programs in the

publication entitled "Standards for Accreditation of Graduate Education Programs in Audiology and Speech-Language Pathology," which were effective January 1, ~~2008~~ **2014**. Copies of the standards are available from the American Speech-Language-Hearing Association, 2200 Research Boulevard, Rockville, MD 20850-3289 at no cost from the association's website at http://www.asha.org/academic/accreditation/standards_forms.htm. A copy of the standards also is available for inspection and distribution at cost from the Board of Speech-Language Pathology, Bureau of Health Professions, Michigan Department of Licensing and Regulatory Affairs, 611 West Ottawa, Lansing, MI 48909.

(2) Any educational program for speech-language pathologists that is accredited by the council on academic accreditation in audiology and speech-language pathology (caa) qualifies as a speech-language pathology educational program approved by the board.

(3) A higher education institution is considered approved by the board if it is accredited by the accrediting body of the region in which the institution is located and the accrediting body meets either the recognition standards and criteria of the council for higher education accreditation or the recognition procedures and criteria of the U.S. department of education. The board adopts by reference the procedures and criteria for recognizing accrediting agencies of the U.S. department of education, effective July 1, 2000, as contained in Title 34, Part 602 of the Code of Federal Regulations, and the policies and procedures for recognition of accrediting organizations of the council for higher education accreditation (chea), effective January 23, 2006. Copies of the standards and criteria of the council for higher education accreditation and the U.S. department of education are available for inspection and distribution at cost from the Michigan Board of Speech-Language Pathology, Bureau of Health Professions, Department of Licensing and Regulatory Affairs, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909. The chea recognition standards may also be obtained at no cost from the council's website at <http://www.chea.org>. The federal recognition criteria may also be obtained at no cost from the website for the U.S. Department of Education, Office of Postsecondary Education at: <http://www.ed.gov/about/offices/list/OPE/index.html>.

(4) The board adopts by reference the standards of the following postsecondary accrediting organizations, which are available for inspection and distribution at cost from the Michigan Board of Speech-Language Pathology, Bureau of Health Professions, Department of Licensing and Regulatory Affairs, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909. Copies of the following standards may be obtained from the individual accrediting organization at the identified cost:

(a) The standards of the ~~Middle States Association of Colleges and Schools~~ Commission on Higher Education, 3624 Market Street, Philadelphia, PA 19104, set forth in the document entitled "Characteristics of Excellence in Higher Education: Eligibility Requirements and Standards for Accreditation," ~~2009~~ **2011** edition, which is available at no cost on the association's ~~commission's~~ website at <http://www.masche.org> <http://www.msche.org>.

(b) The standards of the New England Association of Schools and Colleges, Inc., Commission on Institutions of Higher Education, 209 Burlington Road, Bedford, MA 07130, in the document entitled "Standards for Accreditation," 2005 **2011** edition, which is available at no cost on the association's website at <http://www.neasc.org>.

(c) The standards of the North Central Association of Colleges and Schools, The Higher Learning Commission, ~~30 North~~ **230 South** LaSalle Street, Suite 7-500 2400, Chicago, IL ~~60602~~ **60604**, set forth in the document entitled "~~Handbook of Accreditation, Third Edition,~~ **Criteria for Accreditation, Assumed Practices, Obligations of Affiliation,**" effective **January 1, 2013**, which is available for no cost on the association's website at <http://www.ncahigherlearningcommission.org> <http://www.ncahlc.org/information-for-institutions/obtaining-accreditation.html>.

(d) The standards of the Northwest Commission on Colleges and Universities, 8060 165th Avenue NE, Suite 100, Redmond, WA 98052, set forth in the document entitled "Accreditation Handbook," ~~2003~~ **2013** edition, ~~updated June 23, 2008,~~ and "~~Revised Accreditation Standards 2010~~" which ~~are~~ **is** available at no cost on the commission's website at <http://www.nwccu.org>.

(e) The standards of the Southern Association of Colleges and Schools, Commission on Colleges, 1866 Southern Lane, Decatur, GA 30033, set forth in the document entitled "Principles of Accreditation: Foundation for Quality Enhancement", ~~2010~~ **2012** Edition, which is available at no cost on the association's website at <http://www.sacscoc.org>.

(f) The standards of the Western Association of Schools and Colleges, the Accrediting Commission for Senior Colleges and Universities, 985 Atlantic Avenue, Suite 100, Alameda, CA 94501, set forth in the document entitled "Handbook of Accreditation," ~~October 2008~~ **2013 edition**, which is available at no cost on the commission's website at <http://www.wascsenior.org>.

R 338.621 Relicensure.

Rule 21. (1) An applicant whose license has lapsed for less than 3 years preceding the date of application for relicensure may be relicensed under section 16201(3) of the code, **MCL 333.16201(3)**, if the applicant **satisfies both of the following requirements:**

(a) **S**ubmits the required fee and a completed application on a form provided by the department.

(b) **S**ubmits proof to the department of acquiring not less than 20 continuous professional development (cpd) credits that satisfies the requirements of R 338.629 during the 2 years immediately preceding the date of the application for relicensure.

(2) An applicant whose license has lapsed for 3 years or more preceding the date of application for relicensure may be relicensed under section 16201(4) of the code, **MCL 333.16201(4)**, if the applicant ~~submits the required fee and a completed application on a form provided by the department and~~ **satisfies all** of the following requirements:

(a) **S**ubmits the required fee and a completed application on a form provided by the department.

(b) Submits proof to the department of acquiring not less than 20 continuous professional development credits that satisfies the requirements of R 338.629 during the 2 years immediately preceding the date of application for relicensure.

(c) Satisfies either of the following requirements:

(a) **(i)** Passes the praxis series II examination in speech-language pathology with a score approved by the board under R 338.605.

~~(b)~~ **(ii)** Presents evidence to the department that he or she was registered or licensed as a speech language pathologist in another state during the 3-year period immediately preceding the application for relicensure.

(3) In addition to meeting the requirements of subrule (1) or (2) of this rule, an applicant's registration or license shall be verified, on a form provided by the department, by the licensing agency of any state of the United States in which the applicant holds a current registration or license or ever held a registration or license as a speech language pathologist. Verification includes, but is not limited to, showing proof of any disciplinary action taken or pending against the applicant.

R 338.623 Relicensure; certified teachers; limited license.

Rule 23. (1) An applicant whose limited license has lapsed for less than 3 years preceding the date of application for relicensure may be relicensed under section 16201(3) of the code, **MCL 333.16201(3)**, if the applicant meets ~~both~~ **all** of the following requirements:

(a) Submits the required fee and a completed application on a form provided by the department.

(b) Meets the requirements of R 338.607(2)(b).

(c) Submits proof to the department of acquiring not less than 20 continuous professional development credits that satisfies the requirements of R 338.629.

(2) In addition to meeting the requirements of subrule (1) of this rule, an applicant's registration or license shall be verified, on a form provided by the department, by the licensing agency of any state of the United States in which the applicant holds a current registration or license or ever held a registration or license as a speech language pathologist. Verification includes, but is not limited to, showing proof of any disciplinary action taken or pending against the applicant.

(3) An applicant whose limited license has lapsed for 3 years or more is not eligible for relicensure but may apply for a full and unlimited license under R 338.603.

R 338.625 ~~License required; use of titles or words.~~ **Rescinded.**

Rule 25. ~~Under section 17603 of the code, an individual shall not use certain titles or similar words that indicate the individual is a speech language pathologist unless the individual is licensed as a speech language pathologist. An individual shall not use any of the following similar titles or initials unless the individual is licensed as a speech language pathologist:~~

~~(a) "Teacher of speech and language impaired."~~

~~(b) "T.S.L.I."~~

~~(c) Any professional titles or initials commonly associated with speech-language pathology.~~

R 338.627 License renewal; requirements; applicability.

Rule 27. (1) This rule applies to applications for renewal of a speech-language pathologist license or a limited speech-language pathologist license under section 17609(1), (2) and (3) of the code, MCL 333.17609(1), (2) and (3), that are filed for renewal cycles beginning 1 year or more after the effective date of this rule.

(2) An applicant for license renewal who has been licensed for the 2-year period immediately preceding the expiration date of the license shall accumulate not less than 20 continuing professional development (cpd) credits in activities approved by the board in R 338.629 during the 2 years preceding the application for renewal.

(3) Submission of an application for renewal shall constitute the applicant’s certification of compliance with the requirements of this rule. A licensee shall retain documentation of meeting the requirements of this rule for a period of 3 years from the date of applying for license renewal. Failure to comply with this rule is a violation of section 16221(h) of the code, MCL 333.16221(h).

(4) The department may select and audit a sample of licensees who have renewed their license and request proof of compliance with subrule (2) of this rule. If audited, a licensee shall submit documentation as specified in R 338.629.

R 338.629 Acceptable continuing professional development activities; requirements, limitations.

Rule 29. (1) The 20 continuous professional development (cpd) credits required under R 338.627(2) for the renewal of a license shall comply with the following as applicable:

(a) No more than 12 cpd credits shall be earned for approved continuing education programs or activities during one 24-hour period.

(b) A licensee shall not earn cpd credit for a continuing education program or activity that is substantially identical to a program or activity the licensee has already earned credit for during that renewal period.

(c) Pursuant to section 16204(2) of the code, MCL 333.16204(2), a licensee shall earn at least 1 cpd credit in the area of pain and symptom management by completing a continuing education program or activity. Credits in pain and symptom management may include, but are not limited to, courses or activities relevant to the practice of speech-language pathology and relating to the public health burden of pain; ethics and health policy relating to pain; pain definitions; basic sciences including pharmacology, psychology, and sociology; clinical sciences relating to pain; clinician-patient communications as relating to pain; management of pain including evaluation and treatment; ensuring quality pain care; and programs and resources relevant to pain.

(2) Credit may be earned for any of the following activities:

Activity	Number of Approved CPD Credits
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<p>Completing an approved continuing education program or activity related to the practice of speech-language pathology or any non-clinical subject relevant to the practice of speech-language pathology. A continuing education program or activity is approved, regardless of the format in which it is offered, if it is approved, sponsored, or accepted for continuing education credit by any of the following:</p> <ul style="list-style-type: none"> - American speech-language hearing association (asha). - Michigan board of audiology. - Michigan board of medicine. - Michigan board of osteopathic medicine and surgery. - A speech-language pathology board of any state of the United States. <p>If audited, a licensee shall submit a copy of a letter or certificate of completion showing the licensee’s name, number of credits earned, sponsor name or the name of the organization that approved the program or activity for continuing education credit, and the date or dates on which the program or activity was completed.</p>	<p>The number of credits approved by the sponsor or the approving organization is the number of credits that approved for each continuing education program or activity.</p> <p>A minimum of 6 cpd credits shall be earned in this activity. A maximum of 15 cpd credits may be earned for these activities in each renewal period.</p>
<p>Reading an article related to the practice of speech-language pathology in a professional or scientific journal. This activity does not include articles offered as a continuing education activity by asha.</p> <p>If audited, the licensee shall submit a signed document that lists the journals read, including title of article, journal name, volume number, and author.</p>	<p>1 cpd credit shall be granted for each article read. A maximum of 5 cpd credits may be earned for this activity each renewal period.</p>
<p>Presenting a continuing education program related to the practice of speech-language pathology.</p> <p>To receive credit, the presentation shall be approved, sponsored, or accepted for continuing education credit by any of the following:</p>	<p>2 cpd credits shall be granted for each 50 to 60 minutes of presentation. A presentation shall not be less than 50 minutes in length. No additional credit shall be granted for preparation. Pursuant to R 338.629(1)(b), credit for a presentation shall be granted</p>

<ul style="list-style-type: none"> - asha - Michigan board of audiology - Michigan board of medicine - Michigan board of osteopathic medicine and surgery. - A speech-language pathology board of any state of the United States. <p>If audited, a licensee shall submit a letter from the program sponsor confirming the licensee as the present and the presentation date and time, or a copy of the presentation notice or advertisement showing the date of presentation, the licensee’s name listed as the presenter, and the name of the organization that approved or offered the presentation for continuing education credit.</p>	<p>only once per a renewal period. A maximum of 10 credits may be earned for this type of activity in each renewal period.</p>
<p>Initial presentation of a scientific exhibit or paper accepted for presentation through a peer review process at a state, regional, national or international speech-language pathology conference, or its components, or a related professional organization.</p> <p>If audited, a licensee shall submit a copy of the document presented with evidence of presentation or a letter from the program sponsor verifying the exhibit or paper was accepted for presentation through a peer review process and the date of presentation.</p>	<p>2 cpd credits shall be granted for each presentation. No additional credit for preparation shall be granted. Pursuant to R 338.629(1)(b), credit for a presentation shall be granted only once per a renewal period. A maximum of 10 credits may be earned for this type of activity in each renewal period.</p>
<p>Writing an article related to the practice, education, or research of speech-language pathology that is published in any of the following:</p> <ul style="list-style-type: none"> • Association journal • A peer reviewed journal • A health care journal • A professional or scientific journal <p>If audited, a licensee shall submit a copy of the publication that identifies the licensee as the author of the article or a publication acceptance letter.</p>	<p>3 cpd credits shall be granted for each article. Pursuant to R 338.629(1)(b), credit for an article shall be granted once per renewal period. A maximum number of 9 credits may be earned for this type of activity in each renewal period.</p>

<p>Writing a chapter related to the practice, education, or research of speech-language pathology that is published in a text book.</p> <p>If audited, the licensee shall submit a copy of the publication that identifies the licensee as the author of the chapter or a publication acceptance letter.</p>	<p>3 cpd credits for each chapter shall be granted. Pursuant to R 338.629(1)(b) credit for a chapter shall be granted only once in a renewal period. A maximum of 9 credits may be earned for this type of activity in each renewal period.</p>
<p>Serving as an instructor of students, staff, or other licensees at a clinical program related to the practice of speech-language pathology provided through or recognized by an accredited speech language pathology educational program that meets the standards set in R 338.619.</p> <p>If audited, the licensee shall submit a letter from the program director verifying the licensee’s role, the number of instructional sessions on specific subjects provided by the licensee, and the length of the instructional sessions. Also, the letter shall verify that the clinical training program was provided, offered, or accredited by an educational program or organization that meets the requirements of this rule.</p>	<p>2 cpd credits shall be granted for each 50 to 60 minutes instructional session on a specific subject. No additional credit shall be granted for preparation. A maximum of 10 cpd credits may be earned for this type of activity in each renewal period.</p>
<p>Serving as a clinical supervisor for students completing an internship, residency, or fellowship program that is recognized or approved by R 338.615.</p> <p>If audited, a licensee shall submit a letter from the educational program or clinical agency director verifying the licensee’s role, the number of hours of instruction or supervision provided by the licensee, and that the internship, residency, or fellowship program is recognized or approved by an educational program or organization that meets the requirements of this rule.</p>	<p>1 cpd credit shall be granted for 1 hour of clinical instruction or supervision. A maximum of 5 cpd credits may be earned for this type of activity in each renewal period.</p>
<p>Providing supervision as part of a disciplinary sanction.</p> <p>If audited, the licensee shall submit an affidavit from the disciplinary limited</p>	<p>1 cpd credit shall be granted for 1 hour of supervision provided. A maximum of 5 cpd credits may be earned for this type of activity in each renewal period.</p>

<p>licensee who received the supervision. The affidavit shall attest to the licensee's role as supervisor and the number of hours the licensee spent providing supervision to the disciplinary limited speech-language pathologist.</p>	
<p>Participating on an international, national, regional, state, state component, or local task force, committee, board, council, or association related to the field of speech-language pathology. A task force, committee board, council, or association is considered acceptable if it enhances the participant's knowledge and understanding of the field of speech-language pathology.</p> <p>If audited, a licensee shall submit documentation verifying the licensee's participation in at least 50% of the regularly scheduled meetings of the task force, committee, board, council, or association.</p>	<p>5 cpd credits shall be granted for participation on each task force, committee, board, council, or association shall be granted. A maximum of 5 cpd credits may be earned for this type of activity in each renewal period.</p>
<p>Participation in the development of a national examination for speech-language pathologists.</p> <p>If audited, the licensee shall submit documentation from the sponsor of the examination verifying the licensee's role and participation in the development of the examination.</p>	<p>5 cpd credits shall be granted for participation. A maximum of 5 cpd credits may be earned for this type of activity in each renewal period.</p>
<p>Participating in an in-service program relating to the practice of speech-language pathology provided or sponsored by a Michigan school system.</p> <p>If audited, the licensee shall submit documentation from the in-service provider verifying the date and number of hours for the in-service program, the program's relationship to speech-language pathology, and the licensee's participation.</p>	<p>1 cpd credit shall be granted for each hour of in-service completed. A maximum of 5 cpd credits shall be granted for this type of activity in each renewal period.</p>

R 338.641 Continuing education providers; standards for approval.

Rule 41. (1) A continuing education provider that is not pre-approved under R 338.629 may be approved by the board. To be approved by the board, the provider must comply with subrules (2) and (3) of this rule, complete an application provided by the department, and file the application with the department for review no later than 60 days before the program date. The application and supporting documentation shall include all of the following information:

(a) A program schedule, including date of program, topics, name of speaker, and break times.

(b) An explanation of how the program is being designed to further educate speech-language pathologists, including a short narrative describing the program content and the criteria for the selection of this topic.

(c) Copies of instructional objectives that have been developed.

(d) Copies of all promotional and advertising materials for the program.

(e) The name, title, and address of the program director and a description of his or her qualifications to direct the program.

(f) A description of how the amount of continuing education credit to be awarded for this program was determined.

(g) A description of how participants will be notified that continuing education credit has been earned.

(h) A copy of the curriculum vitae for each instructional staff member.

(i) A description of the delivery method or methods to be used and the techniques that will be employed to assure active participation.

(j) A copy of the post-test instrument that will be used for participant evaluation.

(k) A description of how post tests will be administered, corrected, and returned to participants.

(l) A description of how post-test performance will influence the awarding of continuing education credit.

(m) A description of how attendance is monitored, including sample documents, and the name of the person monitoring attendance.

(2) The continuing education program approved under subrule (1) of this rule must be all of the following:

(a) An organized program of learning that that will contribute to the advancement and enhancement of professional competency and scientific knowledge in the practice of speech-language pathology and be designed to reflect the educational needs of speech-language pathologists.

(b) Have a scientific and educational integrity and contain generally accepted speech-language pathology practices.

(c) A course must have an outline that demonstrates consistency with the course description and reflects the course content.

(d) A course must be taught in a manner appropriate to the educational content, objectives, and purpose of the program and must allow suitable time to be effectively presented to the audience.

(e) Instructors must have the necessary qualifications, training, and/or experience to teach the course.

(f) The activity shall provide for active participation and involvement from the participants.

(g) The activity shall offer educational materials for each continuing education activity that will enhance the participant's understanding of the content and foster applications to speech-language pathology practice.

(h) The activity shall include learning assessments in each activity that allow speech-language pathologists to assess their achievement of the learned content. Completion of a learning assessment is required for continuing education content.

(3) The program provider or sponsor approved under subrule (1) of this rule shall issue certificates or letters of attendance which include all of the following:

(a) The name of the sponsor.

(b) The name of the program.

(c) The name of the attendee.

(d) The date of the program.

(e) The Michigan approval number.

(f) The signature of the person responsible for attendance monitoring and his or her title.

(g) The number and type of hours attended.

R 338.645 Patient records and collaboration.

Rule 45. A speech-language pathologist shall maintain patient records in accordance with section 16213 of the code, MCL 333.16213. The records shall be made available to other health professionals involved in the care of the patient in accordance with the health insurance portability and accountability act (hipaa) of 1996, Public Law 104-191.

R 338.647 Referral required.

Rule 47. A speech-language pathologist shall not assess or treat a patient for either of the following, unless the patient has been referred by a physician licensed in the practice of medicine or osteopathic medicine and surgery in the state of Michigan:

a) Swallowing disorders.

b) Medically-related communication disorders.

Rule 338.649 Physically invasive procedures; supervision required.

Rule 49. (1) Physically invasive procedures beyond the oropharynx include the following:

(a) Esophageal manometry.

(b) Fiberoptic endoscopic examination of swallowing (fees).

(c) Fiberoptic laryngovideostroboscopy.

(2) In accordance with section 17610(3) of the code, MCL 333.17610(3), a speech-language pathologist shall only perform the procedures set forth in subrule (1) of this rule under the supervision of a physician licensed to practice medicine or osteopathic medicine and surgery in the state of Michigan. Supervision is defined in section 16109(2) of the code, MCL 333.16109(2).

(3) A speech-language pathologist shall only perform the procedures listed in subrule (1) of this rule in a setting where a physician licensed in the practice of medicine or osteopathic medicine is physically available to ensure for patient safety.

(4) A speech-language pathologist performing physically invasive procedures under the supervision of a physician shall be familiar with risks associated with physically invasive procedures, including but not limited to, epistaxis, mucosal injury, gagging, allergic reaction to topical anesthetic, laryngospasm, and vasovagal response, and the need for medical intervention.

NOTICE OF PUBLIC HEARING

NOTICE OF FOUR (4) PUBLIC HEARINGS

July 23, 2015

Michigan Department of Licensing and Regulatory Affairs

Location: G. Mennen Williams Building

Auditorium

525 W. Ottawa St., Lansing, Michigan

<p>9:00 a.m. – 9:30 a.m. Board of Pharmacy – Controlled Substances (ORR #2014-140 LR)</p> <p>Authority: MCL 333.7201.</p> <p>Overview: R 338.3113, R 338.3120, R 338.3121, and R 338.3123 schedule drugs as schedule 1, schedule 3, and schedule 4 controlled substances, respectively. The rules are being amended to include or remove substances that have been federally scheduled as controlled substances.</p>	<p>9:45 a.m. – 11:45 p.m. Board of Pharmacy – Pharmacy Technician Licensure (ORR #2015-006 LR)</p> <p>Authority: MCL 333.16145, MCL 333.16148, MCL 333.17731, MCL 333.17739, MCL 333.17739a, and MCL 333.17739b.</p> <p>Overview: Public Act 413 of 2014 requires the licensure of pharmacy technicians beginning June 30, 2015. This act, and PA 280 of 2014, require rules that specify: licensure, eligibility, and examination standards; standards for licensure by endorsement and relicensure; standards for renewing a pharmacy technician license, including acceptable continuing education offerings or proficiency testing; activities and functions a pharmacy technician may perform in addition to those specified in MCL 333.17739(1). The rules will also include requirements for new applicants and renewing licensees to complete training in recognizing the signs of human trafficking.</p>
<p>2:00 p.m. – 3:00 p.m. Veterinary Technician Licensure (ORR #2014-143 LR)</p> <p>Authority: MCL 333.16145.</p> <p>Overview: Rules to be amended by removing the Board’s Veterinary Technician Exam requirement that is viewed as duplicative of the National Veterinary Technician Exam, which is also required under the rules. In addition the rules will be revised to adopt the most current edition of the standards which have been</p>	<p>3:15 p.m. Board of Speech-Language Pathology (ORR #2013-103 LR)</p> <p>Authority: MCL 333.16145, MCL 333.16148, and MCL 333.17610.</p> <p>Overview: The proposed rules establish continuing education requirements as a condition of license renewal; set forth the standards for acceptable continuing education; establish requirements for licensees to complete training in recognizing the signs of</p>

adopted by reference, list the correct department name, and consistently use the desired Legislative Services Bureau format to cite statute.	human trafficking; and clarify any rule language or requirements that are unclear. The rule set is also being reorganized for clarity.
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The rules will take effect immediately upon filing with the Secretary of State, unless specified otherwise in the rules.

Comments on the proposed rules may be presented in person at the public hearing. Written comments may be submitted at the time of presentation and will also be accepted until 5:00 p.m. on July 24, 2015, at the following address or e-mail address:

Department of Licensing and Regulatory Affairs
Bureau of Health Care Services – Rules Public Hearings
P.O. Box 30670
Lansing, MI 48909-8170
Attention: Policy Analyst Email: bhcs-boardsupport@michigan.gov

A copy of the proposed rules may be obtained by contacting (517) 373-0042 or at the email address noted above. Electronic copies also may be obtained at the following link:

http://w3.lara.state.mi.us/orr/AdminCode.aspx?AdminCode=Department&Dpt=LR&Level_1=Bureau+of+Professional+Licensing

The meeting site and parking are accessible. Individuals attending the meeting are requested to refrain from using heavily scented personal care products, in order to enhance accessibility for everyone. People with disabilities requiring additional accommodations (such as materials in alternative format) in order to participate in the meeting should call (517) 335-1341. LARA is an equal opportunity employer/program.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

~~DIRECTOR'S OFFICE~~ **BOARD OF PHARMACY**

PHARMACY – CONTROLLED SUBSTANCES

Filed with the Secretary of State on

Proposed Draft March 19, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45(a)(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the ~~director of the department of licensing and regulatory affairs~~ **board of pharmacy** by sections 7201, 7204, **7211, 7215**,~~7216~~ and ~~46145(2)~~ **7217** of 1978 PA 368, MCL 333.7201, **333.7204, 333.7211, 333.7215**, ~~333.7216~~, and ~~333.16145(2)~~**333.7217**, and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-01, and 2011-4, MCL 330.3101, 445.2001, 445.2011, and 445.2030)

R 338.3113, R 338.3120, R 338.3121, and R 338.3123 of the Michigan Administrative Code are amended to read as follows:

R 338.3113 Schedule 1; hallucinogenic substances.

Rule 13. Unless specifically excepted, any material, compound, mixture, or preparation that is not otherwise listed as a controlled substance in this schedule or in schedules II through V, is not approved by the federal food and drug administration as a drug, and contains any quantity of the following hallucinogenic substances, their salts, isomers (whether optical, positional, or geometric), homologues (analogues), and salts of isomers and homologues (analogues), whenever the existence of these salts, isomers, homologues (analogues) and salts of isomers and homologues (analogues) is possible within the specific chemical designation, is included in schedule 1:

	Substance	Trade or Other Names
a	1-(1-(2-thienyl)cyclohexyl)pyrrolidine	TCPY
b	2-(2,5-Dimethoxy-4-ethylphenyl)ethanamine	2C-E
c	2-(2,5-Dimethoxy-4-methylphenyl)ethanamine	2C-D
d	2-(2,5-Dimethoxy-4-(n)-propylphenyl)ethanamine	2C-P
e	2-(2,5-Dimethoxy-4-nitro-phenyl)ethanamine	2C-N
f	2-(2,5-Dimethoxyphenyl)ethanamine	2C-H
g	2-(4-Chloro-2,5-dimethoxyphenyl)ethanamine	2C-C
h	2-(4-Ethylthio-2,5-dimethoxyphenyl)ethanamine	2C-T-2
i	2-(4-Iodo-2,5-dimethoxyphenyl)ethanamine	2C-I

j	2-[(4-Isopropylthio)-2,5-dimethoxyphenyl]ethanamine	2C-T-4
k	2,5-dimethoxy-4-ethylamphetamine	DOET
l	2,5-dimethoxy-4-(n)-propylthiophenethylamine	2C-T-7
m	2,5-dimethoxyamphetamine	<ul style="list-style-type: none"> • 2,5-dimethoxy-alpha-methylphenethylamine • 2,5-DMA
n	3,4-methylenedioxy-n-ethylamphetamine	
o	3,4-methylenedioxyamphetamine	
p	3,4-methylenedioxymethamphetamine	MDMA
q	3,4,5-trimethoxyamphetamine	
r	4-bromo-2,5-dimethoxyphenethylamine	<ul style="list-style-type: none"> • 2-(4-bromo-2-5-dimethoxyphenyl)-1-aminoethane • desmethyl DOB • 2c-b • nexus
s	4-bromo-2,5-dimethoxyamphetamine	<ul style="list-style-type: none"> • 4-bromo-2,5 dimethoxy-alpha-methylphenethylamine • 4 bromo-2,5-DMA
t	4-methoxyamphetamine	<ul style="list-style-type: none"> • 4-methoxy-alpha-methylphenethylamine • Paramethoxyamphetamine • PMA
u	4-methyl-2,5-dimethoxyamphetamine	<ul style="list-style-type: none"> • 4-methyl-2,5-dimethoxy-alpha-methylphenethylamine • DOM • STP
v	5-methoxy-3,4-methylenedioxyamphetamine	
w	5-methoxy-N, N-diisopropyltryptamine	5-MeODiPT
⚡ x	Alpha-ethyltryptamine	<ul style="list-style-type: none"> • etryptamine • monase • a-ethyl-1h-indole-3-ethanamine • 3-(2-aminobutyl)indole • a-et • AE
⚡ y	Bufotenine	<ul style="list-style-type: none"> • 3-(beta-dimethylaminoethyl)-5-hydroxyindole • 3-(2-dimethylaminoethyl)-5-indolol • N,N-dimethyserotonin • 5-hydroxy-N-N-dimethyltryptamine mappine

		<ul style="list-style-type: none"> • mappine
y z	Diethyltryptamine	<ul style="list-style-type: none"> • N, N-Diethyltryptamine • DET
z aa	Dimethyltryptamine	DMT
aa bb	Ethylamine analog of phencyclidine	<ul style="list-style-type: none"> • n-ethyl-1-phenylcyclohexylamine • (1-phenylcyclohexyl)ethylamine • n-(1-phenylcyclohexyl)ethylamine • cyclohexamine • PCE
bb cc	Ibogaine	<ul style="list-style-type: none"> • 7-Ethyl-6,6beta,7,8,9,10,12,13-octahydro-2-methoxy-6, 9-methano-5H-pyrido • [1',2':1.2]azepino[5,4-b]indole • tabernanthe iboga
ee dd	Lysergic acid diethylamine	
dd ee	Marihuana	
ee ff	Mescaline	
ff gg	N-ethyl-3-piperidyl benzilate	
gg hh	N-hydroxy-3,4-methylenedioxyamphetamine	
hh ii	N-methyl-3-piperidyl benzilate	
ii jj	Parahexyl	<ul style="list-style-type: none"> • 3-hexyl-1-hydroxy-7,8,9,10-tetrahydro-6,6,9-trimethyl-6Hdibenzol[b,d]pyran • synhexyl
jj kk	Peyote	
kk ll	Psilocybin	
ll mm	Psilocyn	
mm nn	Pyrrolidine analog of phencyclidine	<ul style="list-style-type: none"> • 1-(1-phenylcyclohexyl)-pyrrolidine • PCPy • PHP

nn oo	Thiophene analog of phencyclidine	<ul style="list-style-type: none"> • 1-[1-(2-thienyl)-cyclohexyl]-piperidine • 2-thienyl-analog of phencyclidine • TPCP • TCP
øø pp	Any derivative of phenethylamine with single or multiple alkyl, halogen, alkoxy, or substituted C,S,N, or O groups on the aromatic ring and/or fused variations, with or without alkyl substituents on the ethylamine moiety and/or single or multiple alkyl, halogen, hydroxyl, or alkoxy including methoxybenzyl substitution which shall include but not be limited to, all of the following:	
i	1-(2,5-dimethoxy-4-iodophenyl)-propan-2-amine	<ul style="list-style-type: none"> • DOI • 2,5-Dimethoxy-4-iodoamphetamine
ii	1-(4-Bromo-2,5-dimethoxyphenyl)-2-aminopropane	<ul style="list-style-type: none"> • DOB • 2,5-Dimethoxy-4-bromoamphetamine
iii	1-(4-Bromofuro[2,3-f][1]benzofuran-8-yl)propan-2-amine	<ul style="list-style-type: none"> • bromo-benzodifuranylisopropylamine • bromo-dragonFLY
iv	1-(4-chloro-2,5-dimethoxy-phenyl)propan-2-amine	<ul style="list-style-type: none"> • DOC • 2,5-Dimethoxy-4-chloroamphetamine
v	2-(2,5-dimethoxy-4(methylthio)phenyl)ethanamine	<ul style="list-style-type: none"> • 2C-T • 4-methylthio-2,5-dimethoxyphenethylamine
vi	2-(2,5-dimethoxy-4-nitro-phenyl)ethanamine	<ul style="list-style-type: none"> • 2C-N • 2,5-Dimethoxy-4-nitrophenethylamine
vii	2-(4-chloro-2,5dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine	<ul style="list-style-type: none"> • 2C-C-NBOMe • 25C-NBOMe • 2,5-Dimethoxy-4-chloro-N-(2-methoxybenzyl)phenethylamine
viii	2-(4-iodo-2,5-dimethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine	<ul style="list-style-type: none"> • 2C-I-NBOMe • 25I-NBOMe • 2,5-Dimethoxy-4-iodo-N-(2-methoxybenzyl)phenethylamine
ix	2-(7-Bromo-5-methoxy-2,3-dihydro-1-benzofuran-4-	2CB-5-hemiFLY

	yl)ethanamine	
x	2-(8-bromo-2,3,6,7-tetrahydrofuro[2,3-f][1]benzofuran-4-yl)ethanamine	2C-B-FLY
xi	2-(10-Bromo-2,3,4,7,8,9-hexahydropyrano[2,3-g]chromen-5-yl)ethanamine	
xii	5-(2-Aminopropyl)-2,3-dihydrobenzofuran	5-APDB
xiii	5-(2-Aminopropyl)benzofuran	5-APB
xiv	5-(2-Aminopropyl)indole	5-IT
xv	5-methoxy-3,4-methylenedioxy-amphetamine	
xvi	6-(2-Aminopropyl)-2,3-dihydrobenzofuran	6-APDB
xvii	6-(2-Aminopropyl)benzofuran	6-APB
xviii	N-(2-Hydroxybenzyl)-4-iodo-2,5-dimethoxyphenethylamine	<ul style="list-style-type: none"> • 2C-INBOH • 25I-NBOH
xix	N-(2-Hydroxybenzyl)-4-iodo-2,5-dimethoxyphenethylamine	2C-B-FLY-NBOME
xx	N-(2-Methoxybenzyl)-2-(3,4,5-trimethoxyphenyl)ethanamine	<ul style="list-style-type: none"> • Mescaline-NBOME or • 3,4,5-trimethoxy-N-(2-methoxybenzyl)phenethylamine

R 338.3120 Schedule 3; stimulants; depressants; nalorphine.

Rule 20. (1) Unless specifically excepted or unless listed in another schedule, a material, compound, mixture, or preparation that contains any quantity of the following substances having a stimulant effect on the central nervous system, including its salts, isomers whether optical, position, or geometric, and the salts of such isomers, when the existence of such salts, isomers, and the salts of isomers is possible within the specific chemical designation, is included in schedule 3:

- (a) Benzphetamine.
- (b) Chlorphentermine.
- (c) Clortermine.
- (d) Phendimetrazine.

(2) Unless specifically excepted or unless listed in another schedule, a material, compound, mixture, or preparation that contains any quantity of the following substances having a depressant effect on the central nervous system, including its salts, isomers whether optical, position, or geometric, and the salts of such isomers, when the existence of such salts, isomers, and the salts of isomers is possible within the specific chemical designation, is included in schedule 3:

- (a) Chlorhexadol.
- (b) Embutramide.**

~~(b)~~(c) Any drug product containing gamma hydroxybutyric acid, including its salts, isomers, and salts of isomers, for which an application is approved under section 505 of the federal food, drug, and cosmetic act of 1938, 21 U.S.C. §301 et seq.

- ~~(c)~~(d) Ketamine.
- ~~(d)~~(e) Lysergic acid.
- ~~(e)~~(f) Lysergic acid amide.

~~(f)~~(g) Methyprylon.

(h) Perampanel.

~~(g)~~(i) Pentazocine.

~~(h)~~(j) Sulfondiethylmethane.

~~(i)~~(k) Sulfonethylmethane.

~~(j)~~(l) Sulfonmethane.

~~(k)~~(m) Tiletamine-zolazepam.

(3) A compound, mixture, or preparation containing amobarbital, secobarbital, pentobarbital, or a salt thereof and 1 or more other active medicinal ingredients that are not listed in a schedule is included in schedule 3.

(4) A suppository dosage form which contains amobarbital, secobarbital, pentobarbital, or a salt of any of these drugs and which is approved by the food and drug administration for marketing only as a suppository is included in schedule 3.

(5) A substance that contains any quantity of a derivative of barbituric acid or any salt thereof is included in schedule 3.

(6) Nalorphine is included in schedule 3.

(7) Buprenorphine is included in schedule 3.

R 338.3121 Schedule 3; narcotic drugs.

Rule 21. Unless specifically excepted, any material, compound, mixture, or preparation containing limited quantities of any of the following narcotic drugs or any salts thereof is included in schedule 3:

(a) Not more than 1.8 grams of codeine per 100 milliliters and not more than 90 milligrams per dosage unit when combined with an equal or greater quantity of an isoquinoline alkaloid of opium.

(b) Not more than 1.8 grams of codeine per 100 milliliters and not more than 90 milligrams per dosage unit, with 1 or more active ingredients in recognized therapeutic amounts.

~~(c) Not more than 300 milligrams of dihydrocodeinone per 100 milliliters and not more than 15 milligrams per dosage unit, with a fourfold or greater quantity of an isoquinoline alkaloid of opium.~~

~~(d) Not more than 300 milligrams of dihydrocodeinone per 100 milliliters and not more than 15 milligrams per dosage unit, with one or more active nonnarcotic ingredients.~~

~~(e)~~(c) Not more than 1.8 grams of dihydrocodeine per 100 milliliters and not more than 90 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts.

~~(f)~~(d) Not more than 300 milligrams of ethylmorphine per 100 milliliters and not more than 15 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts.

~~(g)~~(e) Not more than 500 milligrams of opium per 100 milliliters or per 100 grams and not more than 25 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts.

~~(h)~~(f) Not more than 50 milligrams of morphine per 100 milliliters or per 100 grams and not more than 2.5 milligrams per dosage unit, with 1 or more active, nonnarcotic ingredients in recognized therapeutic amounts, including paregoric.

R 338.3123 Schedule 4; depressants; drugs affecting central nervous system: stimulants; exempt chemical preparations for industrial use; exceptions; narcotic drugs.

Rule 23. (1) Unless specifically excepted, a material, compound, mixture, or preparation that contains any quantity of the following substances having a potential for abuse associated with a depressant effect on the central nervous system, including its salts, isomers, and the salts of isomers when the existence of such salts, isomers, and the salts of isomers is possible within the specific chemical designation, is included in schedule 4:

	Substance
a	Alfaxalone
ab	Alprazolam
bc	Barbital
ed	Bromazepam
de	Camazepan
ef	Carisoprodol
fg	Chloralbetaine
gh	Chloral hydrate
hi	Chlordiazepoxide
ij	Clobazam
jk	Clonazepam
kl	Clorazepate
lm	Clotiazepam
mn	Cloxazolam
no	Dichloralphenazone
op	Delorazepam
pq	Dextropropoxyphene
qr	Diazepam
rs	Estazolam
st	Eszopiclone
tu	Ethchlorvynol
uv	Ethinamate
vw	Ethyl loflazepate
wx	Fludiazepam
xy	Flunitrazepam
yz	Flurazepam
zaa	Fospropfol
aabb	Halazepam
bbcc	Haloxazolam
eedd	Ketazolam
ddee	Loprazolam
eeff	Lorazepam
gg	Lorcaserin
ffhh	Lormetazepam
ggii	Mebutamate
hhjj	Medazepam
ikk	Meprobamate

jll	Methohexital
kkmm	Methylphenobarbital (mephobarbital)
hnn	Midazolam
mmoo	Modafinil
npp	Nimetazepam
oqq	Nitrazepam
pprr	Nordiazepam
qqss	Oxazepam
rtt	Oxazolam
ssuu	Paraldehyde
ttvv	Petrichloral
uww	Phenobarbital
vxx	Pinazepam
wyy	Prazepam
xzz	Quazepam
aaa	Suvorexant
yybbb	Temazepam
zzccc	Tetrazeoam
ddd	Tramadol
aaeee	Triazolam
bbbfff	Zaleplon
eeeggg	Zolpidem
hhh	Zopiclone

NOTICE OF PUBLIC HEARING

NOTICE OF FOUR (4) PUBLIC HEARINGS

July 23, 2015

Michigan Department of Licensing and Regulatory Affairs

Location: G. Mennen Williams Building

Auditorium

525 W. Ottawa St., Lansing, Michigan

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adopted by reference, list the correct department name, and consistently use the desired Legislative Services Bureau format to cite statute.	human trafficking; and clarify any rule language or requirements that are unclear. The rule set is also being reorganized for clarity.
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The rules will take effect immediately upon filing with the Secretary of State, unless specified otherwise in the rules.

Comments on the proposed rules may be presented in person at the public hearing. Written comments may be submitted at the time of presentation and will also be accepted until 5:00 p.m. on July 24, 2015, at the following address or e-mail address:

Department of Licensing and Regulatory Affairs
Bureau of Health Care Services – Rules Public Hearings
P.O. Box 30670
Lansing, MI 48909-8170
Attention: Policy Analyst Email: bhcs-boardsupport@michigan.gov

A copy of the proposed rules may be obtained by contacting (517) 373-0042 or at the email address noted above. Electronic copies also may be obtained at the following link:

http://w3.lara.state.mi.us/orr/AdminCode.aspx?AdminCode=Department&Dpt=LR&Level_1=Bureau+of+Professional+Licensing

The meeting site and parking are accessible. Individuals attending the meeting are requested to refrain from using heavily scented personal care products, in order to enhance accessibility for everyone. People with disabilities requiring additional accommodations (such as materials in alternative format) in order to participate in the meeting should call (517) 335-1341. LARA is an equal opportunity employer/program.

ADMINISTRATIVE RULES

**DEPARTMENT OF ~~COMMUNITY HEALTH~~ LICENSING AND REGULATORY
AFFAIRS**

DIRECTOR'S OFFICE

VETERINARY TECHNICIAN LICENSURE

Filed with the Secretary of State on

Proposed Draft February 5, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45(a)(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the department of ~~community health~~ **licensing and regulatory affairs** by section 16145 ~~and 18801~~ of 1978 PA 368, MCL 333.16145 ~~and MCL 333.18801~~ and Executive Reorganization Order Nos. 1996-1, 1996-2, ~~and 2003-1~~, **and 2011-4**, MCL 330.3101, 445.2001, ~~and 445.2011~~, **and 445.2030**)

R 338.4971, R 338.4972, R 338.4973, R 338.4976, R 338.4978, and R 338.4982 of the Michigan Administrative Code are amended as follows:

R 338.4971 Definitions.

Rule 1. As used in these rules:

(a) "Board" means the board of veterinary medicine.

(b) "Code" means 1978 PA 368, MCL 333.1101 **to 333.25211**.

(c) "Department" means the department of ~~community health~~ **licensing and regulatory affairs**.

R 338.4972 Licensure by examination; requirements.

Rule 2. (1) An applicant for a Michigan veterinary technician license by examination shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and the administrative rules promulgated pursuant to the code, an applicant shall meet all of the requirements of this rule.

(2) An applicant shall have graduated from a program for training veterinary technicians that is approved by the board.

(3) An applicant shall have achieved a score of pass on the veterinary technician national examination developed by the American association of veterinary state boards or its successor organization (aavsb).

~~(4) An applicant shall have achieved a converted score of not less than 75 on the board's veterinary technician examination.~~

R 338.4973 Eligibility for examination.

Rule 3. To assure eligibility for the examination **required by R 338.4972(3)**, an applicant shall submit a completed application on a form provided by the department, together with the requisite fee, not less than 45 days before the date of the examination. To be eligible for examination, an applicant shall establish that he or she has either graduated from, or is a student in good standing in the final year of, a program for training veterinary technicians that is approved by the board.

R 338.4976 Licensure by endorsement; requirements.

Rule 6. (1) An applicant for a Michigan veterinary technician license by endorsement shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and the administrative rules promulgated pursuant to the code, an applicant shall meet the requirements of this rule.

(2) An applicant shall have been first licensed, registered, or certified in another state after achieving a passing score on the veterinary technician national examination developed by the aavsb.

(3) If an applicant was first licensed, registered, or certified in another state, the applicant shall have graduated from a program for training veterinary technicians that is approved by the board.

~~(4) In addition to meeting the examination requirements of subrule (2) of this rule, an applicant who was first licensed, registered, or certified in another state less than 3 years before the date of filing an application for Michigan veterinary technician licensure shall have achieved a converted score of not less than 75 on the board's veterinary technician practical examination.~~

~~(5)~~ (4) An applicant's license shall be verified, on a form provided by the department, by the licensing agency of any state of the United States in which the applicant holds a current license or ever held a license as a veterinary technician. Verification includes, but is not limited to, showing proof of any disciplinary action taken or pending disciplinary action imposed upon the applicant.

R 338.4978 Approval of veterinary technician training programs; standards adopted by reference.

Rule 8. (1) The board approves and adopts by reference the standards for accrediting programs for training veterinary technicians adopted by the American veterinary medical association committee on veterinary technician education and activities entitled "Accreditation Policies and Procedures of the American Veterinary Medical Association Committee on Veterinary Technician Education and Activities," ~~May 2008~~ **July 2014**.

(2) The standards for accrediting programs for training veterinary technicians adopted by the American veterinary medical association committee on veterinary technician activities and training are available at no cost from the American Veterinary Medical Association, 1931 N. Meacham Road, Suite 100, Schaumburg, IL 60173 or at the association's website at <http://www.avma.org>. A copy of the standards is available for inspection or distribution at cost from the Board of Veterinary Medicine, Department of ~~Community Health~~ **Licensing and Regulatory Affairs**, 611 West Ottawa, P.O. Box 30670, Lansing, MI 48909.

R 338.4982 Relicensure.

Rule 12. (1) An applicant for relicensure whose license has been lapsed for less than 3 years under section 16201(3) of the code, **MCL 333.16201(3)**, may be relicensed after submitting a completed application on a form provided by the department with the requisite fee. The applicant's license shall be verified, on a form provided by the department, by the licensing agency of any state of the United States in which the applicant holds a current license or ever

held a license as a veterinary technician. Verification includes, but is not limited to, showing proof of any disciplinary action taken or pending disciplinary action imposed upon the applicant.

(2) An applicant for relicensure whose license has been lapsed for 3 years or more under section 16201(3) of the code, **MCL 333.16201(3)**, may be relicensed after submitting a completed application on a form provided by the department with the requisite fee and satisfying either of the following requirements:

(a) If the applicant had been licensed in another state of the United States and legally engaged in practice as a veterinary technician within the 3-year period immediately preceding the date of the application for relicensure, then the applicant's license shall be verified, on a form provided by the department, by the licensing agency of any state of the United States in which the applicant holds a current license or ever held a license as a veterinary technician. Verification includes, but is not limited to, showing proof of any disciplinary action taken or pending disciplinary action imposed upon the applicant.

(b) If the applicant had not engaged in practice as a veterinary technician within the 3-year period immediately preceding the date of the application for relicensure, then the applicant shall do both of the following:

(i) Have his or her license verified, on a form provided by the department, by the licensing agency of any state of the United States in which the applicant holds a current license or ever held a license as a veterinary technician, which includes, but is not limited to, showing proof of any disciplinary action taken or pending disciplinary action imposed upon the applicant.

(ii) ~~Take or retake the board's veterinary technician examination and achieve a converted score of not less than 75.~~ **Have successfully passed the veterinary technician national examination developed by the American association of veterinary state boards or its successor organization within the 3-year period immediately preceding the date of the application for relicensure.**

NOTICE OF PUBLIC HEARING

NOTICE OF FOUR (4) PUBLIC HEARINGS

July 23, 2015

Michigan Department of Licensing and Regulatory Affairs

Location: G. Mennen Williams Building

Auditorium

525 W. Ottawa St., Lansing, Michigan

<p>9:00 a.m. – 9:30 a.m. Board of Pharmacy – Controlled Substances (ORR #2014-140 LR)</p> <p>Authority: MCL 333.7201.</p> <p>Overview: R 338.3113, R 338.3120, R 338.3121, and R 338.3123 schedule drugs as schedule 1, schedule 3, and schedule 4 controlled substances, respectively. The rules are being amended to include or remove substances that have been federally scheduled as controlled substances.</p>	<p>9:45 a.m. – 11:45 p.m. Board of Pharmacy – Pharmacy Technician Licensure (ORR #2015-006 LR)</p> <p>Authority: MCL 333.16145, MCL 333.16148, MCL 333.17731, MCL 333.17739, MCL 333.17739a, and MCL 333.17739b.</p> <p>Overview: Public Act 413 of 2014 requires the licensure of pharmacy technicians beginning June 30, 2015. This act, and PA 280 of 2014, require rules that specify: licensure, eligibility, and examination standards; standards for licensure by endorsement and relicensure; standards for renewing a pharmacy technician license, including acceptable continuing education offerings or proficiency testing; activities and functions a pharmacy technician may perform in addition to those specified in MCL 333.17739(1). The rules will also include requirements for new applicants and renewing licensees to complete training in recognizing the signs of human trafficking.</p>
<p>2:00 p.m. – 3:00 p.m. Veterinary Technician Licensure (ORR #2014-143 LR)</p> <p>Authority: MCL 333.16145.</p> <p>Overview: Rules to be amended by removing the Board’s Veterinary Technician Exam requirement that is viewed as duplicative of the National Veterinary Technician Exam, which is also required under the rules. In addition the rules will be revised to adopt the most current edition of the standards which have been</p>	<p>3:15 p.m. Board of Speech-Language Pathology (ORR #2013-103 LR)</p> <p>Authority: MCL 333.16145, MCL 333.16148, and MCL 333.17610.</p> <p>Overview: The proposed rules establish continuing education requirements as a condition of license renewal; set forth the standards for acceptable continuing education; establish requirements for licensees to complete training in recognizing the signs of</p>

adopted by reference, list the correct department name, and consistently use the desired Legislative Services Bureau format to cite statute.	human trafficking; and clarify any rule language or requirements that are unclear. The rule set is also being reorganized for clarity.
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The rules will take effect immediately upon filing with the Secretary of State, unless specified otherwise in the rules.

Comments on the proposed rules may be presented in person at the public hearing. Written comments may be submitted at the time of presentation and will also be accepted until 5:00 p.m. on July 24, 2015, at the following address or e-mail address:

Department of Licensing and Regulatory Affairs
Bureau of Health Care Services – Rules Public Hearings
P.O. Box 30670
Lansing, MI 48909-8170
Attention: Policy Analyst Email: bhcs-boardsupport@michigan.gov

A copy of the proposed rules may be obtained by contacting (517) 373-0042 or at the email address noted above. Electronic copies also may be obtained at the following link:

http://w3.lara.state.mi.us/orr/AdminCode.aspx?AdminCode=Department&Dpt=LR&Level_1=Bureau+of+Professional+Licensing

The meeting site and parking are accessible. Individuals attending the meeting are requested to refrain from using heavily scented personal care products, in order to enhance accessibility for everyone. People with disabilities requiring additional accommodations (such as materials in alternative format) in order to participate in the meeting should call (517) 335-1341. LARA is an equal opportunity employer/program.

ADMINISTRATIVE RULES

DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS

DIRECTOR'S OFFICE

PHARMACY TECHNICIANS

Filed with the Secretary of State on

Proposed Draft May 1, 2015

These rules become effective immediately upon filing with the Secretary of State unless adopted under section 33, 44, or 45a(6) of 1969 PA 306. Rules adopted under these sections become effective 7 days after filing with the Secretary of State.

(By authority conferred on the director of the department of licensing and regulatory affairs by sections 16148, 17707, 17731, 17739, 17739a, 17739b, and 17739c, of 1978 PA 368, as amended, MCL 333.16145(3), 333.16148, 333.17703, 333.17707, 333.17731, 333.17739, 333.17739a, 333.17739b, and 17739c and Executive Reorganization Order Nos. 1996-1, 1996-2, 2003-1, and 2011-4, MCL 330.3101, 445.2001, 445.2011, and 445.2030)

R 338.3651, R 338.3653, R 338.3655, R 338.3657, R 338.3659, R 338.3661, R 338.3663, and R 338.3665 are added to the Michigan Administrative Code as follows:

R 338.3651 Pharmacy technician licensure; eligibility; examination.

Rule 1. An applicant for licensure as a pharmacy technician shall submit a completed application on a form provided by the department, together with the appropriate fee. In addition to meeting the requirements of the code and the administrative rules promulgated under the code, an applicant shall comply with all of the following requirements:

(a) Have met the requirements specified in section 17739a(1)(b) and (c) of the code, MCL 333.17739a(1)(b) and (c).

(b) Unless exempt under section 17739a(4) of the code, MCL 333.17739a(4), have passed and provided proof to the department of passing any of the following examinations:

(i) Examinations specified in section 17739a(1)(d)(i) and (ii) of the code, MCL 333.17739a(1)(d)(i) and (ii).

(ii) A nationally recognized pharmacy technician certification examination that covers the topics specified in section 17739a(1)(d)(iv) of the code, MCL 333.17739a(1)(d)(iv), and has been approved by the board.

(iii) An employer-based training program examination with a minimum of 100 questions that covers the topics specified in section 17739a(1)(d)(iv) of the code, MCL 333.17739a(1)(d)(iv), and has been approved by the board pursuant to both of the following:

(A) The employer submits to the department at least 60 days prior to administering the examination a completed application for approval of the examination, the examination, and the answers to the examination.

(B) Approval of the examination shall be valid until the examination is changed.

R 338.3653 Licensure by endorsement.

Rule 3. (1) An applicant for licensure by endorsement shall submit a completed application on a form provided by the department, together with the requisite fee. In addition to meeting the requirements of the code and administrative rules promulgated under the code, an applicant shall satisfy both of the following requirements:

(a) Have met the requirements specified in section 17739a(1)(b) and (c) of the code, MCL 333.17739a(1)(b) and (c).

(b) Meet 1 of the following requirements:

(i) If licensed less than 5 years in another state, submit proof that the applicant passed 1 of the approved examinations specified in R 338.3651(b).

(ii) If licensed 5 or more years in another state, the applicant is presumed to meet the requirements of section 17739a(1)(d) of the code, MCL 333.17739a(1)(d).

(2) In addition to meeting the requirements of subrule (1) of this rule, an applicant's license shall be verified by the licensing agency of another state of the United States in which the applicant holds a current license or ever held a license as a pharmacy technician. This includes, but is not limited to, showing proof of any disciplinary action taken or pending disciplinary action imposed upon the applicant.

R 338.3655 Approved pharmacy technician programs.

Rule 5. (1) Pursuant to sections 16171(a), 17739(2), and 17739a(1) of the code, MCL 333.16171(a), MCL 333.17739(2), and MCL 333.17739a(1), a student in an approved pharmacy technician program is exempt from, and not eligible for, licensure while in the program. Any of the following pharmacy technician programs are considered board-approved for this purpose:

(a) A pharmacy technician program that is accredited by the accreditation council for pharmacy education (acpe).

(b) A pharmacy technician program that is offered by a pharmacist education program that is accredited by the accreditation council for pharmacy education (acpe).

(c) A comprehensive curriculum-based pharmacy technician education and training program conducted by a school that is licensed pursuant to the Proprietary Schools Act, 1943 PA 148, MCL 395.101 to 395.103.

(d) A pharmacy technician training program utilized by a pharmacy or employer that includes specific training in the functions, specified in MCL 333.17739(1), required to assist the pharmacist in the technical functions associated with the practice of pharmacy.

(2) The contents of the training programs offered under subdivisions (c) and (d) of subrule (1) of this rule shall include, at a minimum, all of the following:

(a) The duties and responsibilities of the pharmacy technician and a pharmacist, including the standards of patient confidentiality and ethics governing pharmacy practice.

(b) The tasks and technical skills, policies, and procedures related to the pharmacy technician's position pursuant to the duties specified in section 17739(1) of the code, MCL 333.17739(1), and R 338.3665.

- (c) The pharmaceutical-medical terminology, abbreviations, and symbols commonly used in prescriptions and drug orders.
- (d) The general storage, packaging, and labeling requirements of drugs, prescriptions, or drug orders.
- (e) The arithmetic calculations required for the usual dosage determinations.
- (f) The essential functions related to drug purchasing and inventory control.
- (g) The recordkeeping functions associated with prescriptions or drug orders.
- (3) To gain approval under subdivisions (c) and (d) of subrule (1) of this rule, an application shall be submitted to the department on a form provided by the department, along with an attestation form that verifies compliance with the information required by subrule (2) of this rule.
- (4) A record of a student's pharmacy technician training and education shall be maintained by the pharmacy technician training program, employer, or pharmacy specified in subrule (1) of this rule for a period of 2 years and shall include both of the following:
 - (a) The full name and date of birth of the pharmacy technician student.
 - (b) The starting date of the pharmacy technician education program and date the student successfully completed the program.

R 338.3657 Requirements for relicensure; pharmacy technician.

Rule 7. (1) An applicant whose Michigan pharmacy technician license has lapsed under the provisions of section 16201(3) or (4) of the code, MCL 333.16201(3) or (4), and is not currently licensed in another state may be relicensed by submitting a completed application on a form provided by the department, together with the appropriate fee, and complying with the following requirements:

Length of period of lapsed license	Lapsed 0-3 Years	Lapsed more than 3 years
<u>Application and fee:</u> Submit a completed application on a form provided by the department, together with the requisite fee	√	√
<u>Continuing education:</u> Submit proof of having completed 20 hours of continuing education specified in R 338.3661(1)(a)(i) which was completed within the 2-year period immediately preceding the application for relicensure.	√	√
<u>Examination:</u> Within 2 years of the period immediately preceding the application for relicensure, pass 1 of the examinations specified in R 338.3651(b)(i to iii).		√

- (2) An applicant whose Michigan pharmacy technician license has lapsed and who holds a current and valid license in another state shall comply with all of the following:
 - (a) Submit a completed application on a form provided by the department, together with the requisite fee.
 - (b) Submit proof of having completed 20 hours of continuing education or passing an exam specified in R 338.3661(1)(d)(ii) which was completed within the 2-year period immediately preceding the application for relicensure.
 - (c) An applicant's license shall be verified by the licensing agency of all other states of the United States in which the applicant holds a current license or ever held a license as a pharmacy

technician. If applicable, verification shall include the record of any disciplinary action taken or pending against the applicant.

R 338.3659. Training standards for identifying victims of human trafficking; requirements.

Rule 9. (1) Pursuant to section 16148 of the code, MCL 333.16148, an individual licensed or seeking licensure shall complete training in identifying victims of human trafficking that meets the following standards:

- (a) Training content covering all of the following:
 - (i) Understanding the types and venues of human trafficking in the United States.
 - (ii) Identifying victims of human trafficking in health care settings.
 - (iii) Identifying the warning signs of human trafficking in health care settings for adults and minors.
 - (iv) Resources for reporting the suspected victims of human trafficking.
- (b) Acceptable providers or methods of training include any of the following:
 - (i) Training offered by a nationally-recognized or state-recognized health-related organization.
 - (ii) Training offered by, or in conjunction with, a state or federal agency.
 - (iii) Training obtained in an educational program that has been approved by the board for initial licensure, or by a college or university.
 - (iv) Reading an article related to the identification of victims of human trafficking that meets the requirements of subdivision (a) of this subrule and is published in a peer review journal, health care journal, or professional or scientific journal.
- (c) Acceptable modalities of training may include any of the following:
 - (i) Teleconference or webinar.
 - (ii) Online presentation.
 - (iii) Live presentation.
 - (iv) Printed or electronic media.
- (2) The department may select and audit a sample of individuals and request documentation of proof of completion of training. If audited by the department, an individual shall provide an acceptable proof of completion of training, including either of the following:
 - (a) Proof of completion certificate issued by the training provider that includes the date, provider name, name of training, and individual's name.
 - (b) A self-certification statement by an individual. The certification statement shall include the individual's name and either of the following:
 - (i) For training completed pursuant to subrule (1)(b)(i) to (iii) of this rule, the date, training provider name, and name of training.
 - (ii) For training completed pursuant to subrule (1)(b)(iv) of this rule, the title of article, author, publication name of peer review journal, health care journal, or professional or scientific journal, and date, volume, and issue of publication, as applicable.
- (3) Pursuant to section 16148 of the code, MCL 333.16148, the requirements specified in subrule (1) of this rule shall apply for license renewals beginning with the first renewal cycle after the promulgation of this rule and for initial licenses issued 5 or more years after the promulgation of this rule.

R 338.3661 Continuing education or exam; renewal requirements.

Rule 11. (1) A licensee seeking renewal of a pharmacy technician's license shall comply with all of the following

- (a) Complete and submit an application for renewal.

- (b) Pay the required renewal fee.
- (c) Comply with R 338.3659.
- (d) Comply with 1 of the following:
 - (i) Complete at least 20 hours of continuing education courses or programs as follows:
 - (A) No more than 12 hours of continuing education credit may be earned during a 24-hour period.

(B) Credit for a continuing education program or activity that is identical or substantially identical to a program or activity that the licensee has already earned credit for during the renewal period shall not be granted.

(C) If audited, the licensee shall submit a copy of a letter or certificate of completion showing the licensee’s name, number of continuing education hours earned, sponsor name or the name of the organization that approved the program or activity for continuing education credit, and the date on which the program was held or activity completed.

(D) At least 5 of the continuing education credits shall be earned by attending live courses, programs or activities that provide for direct interaction with instructors, peers, and participants, including but not limited to lectures, meetings, symposia, real-time teleconferences or webinars, and workshops.

(E) Continuing education credit shall be earned as follows:

	Subjects	Number of continuing education hours required or permitted for each activity
A	Pain and symptom management relating to the practice of pharmacy	Minimum: 1 hour
B	Patient safety	Minimum: 1 hour
C	Pharmacy law	Minimum: 1 hour
D	Pharmacy-related subject matter including the following topics: <ul style="list-style-type: none"> • Medication or drug distribution. • Inventory control systems. • Mathematics and calculations. • Biology. • Pharmaceutical sciences. • Therapeutic issues. • Pharmacy operations. • Pharmacology, drug therapy or drug products. • Preparation of sterile products. • Prescription compounding. • Drug repackaging. • Patient interaction or interpersonal skills and communication. 	Minimum: 17 hours in any combination of D listed subjects. Instruction in each D listed subject is not required. Example 1: Biology, 5 hours; Drug repackaging, 4 hours; Pharmacy operations, 8 hours; total: 17hours. Example 2: Prescription compounding, 17 hours; total: 17 hours.

- (ii) Complete a proficiency examination as specified in R 338.3651(b)(i) to (iii).

(2) Submission of an application for renewal shall constitute the applicant's certification of compliance with this rule. The licensee shall retain documentation of meeting the requirements of this rule for a period of 3 years from the date of applying for license renewal. Failure to comply with this rule is a violation of section 16221(h) of the code, MCL 333.16221(h).

R 338.3663 Continuing education providers; standards for approval.

Rule 13. (1) Continuing education for pharmacy technicians that is offered or approved by any of the following providers meets the requirements of R 338.3661(1):

(a) A pharmacy technician educational program that has been approved pursuant to R 338.3655.

(b) Another state board of pharmacy.

(2) A continuing education provider that is not pre-approved under subrule (1) of this rule may be approved by the board. To be approved by the board, the provider shall comply with subrules (2), (3), and (4) of this rule, complete an application provided by the department, and file it with the department for review no later than 60 days before the program date. The application and supporting documentation shall include all of the following information:

(a) A program schedule, including date of the program, topics, the name of speaker, and break times.

(b) An explanation of how the program is being designed to further educate pharmacy technicians, including a short narrative describing the program content and the criteria for the selection of this topic.

(c) Copies of instructional objectives that have been developed.

(d) Copies of all promotional and advertising materials for the program.

(e) The name, title and address of the program director and a description of his or her qualifications to direct the program.

(f) A description of how the amount of continuing education credit to be awarded for this program was determined.

(g) A description of how participants will be notified that continuing education credit has been earned.

(h) A description of the physical facilities, lab, or pharmacy available to ensure a proper learning environment.

(i) A copy of the curriculum vitae for each instructional staff member.

(j) A description of the delivery method or methods to be used and the techniques that will be employed to assure active participation.

(k) A copy of the post-test instrument that will be used for participant evaluation.

(l) A description of how post tests will be administered, corrected, and returned to participants.

(m) A description of how post-test performance will influence the awarding of continuing education credit.

(n) A description of how attendance will be monitored, including sample documents, and the name of the person monitoring attendance.

(3) The continuing education program approved under subrule (2) of this rule shall meet all of the following:

(a) Be an organized program of learning that that will contribute to the advancement and enhancement of professional competency and scientific knowledge in the practice of pharmacy and be designed to reflect the educational needs of pharmacy technicians.

(b) Have a scientific and educational integrity and contain generally accepted pharmacy practices.

(c) Have an outline which demonstrates consistency with the course description and reflects the course content.

(d) Be taught in a manner appropriate to the educational content, objectives, and purpose of the program and allow suitable time to be effectively presented to the audience.

(e) Provide instructors who have the necessary qualifications, training, and experience to teach the course.

(f) Provide for active participation and involvement from the participants.

(g) Offer educational materials for each continuing education activity that will enhance the participant's understanding of the content and foster applications to pharmacy practice.

(h) Include learning assessments in each activity that allow pharmacy technicians to assess their achievement of the learned content. Completion of a learning assessment is required for continuing education content.

(4) The program provider or sponsor approved under subrule (2) of this rule shall issue certificates or letters of attendance that include all of the following:

(a) The name of the sponsor.

(b) The name of the program.

(c) The name of the attendee.

(d) The date of the program.

(e) The Michigan approval number as assigned by the department.

(f) The signature of the person responsible for attendance monitoring and his or her title.

(g) The number and type of hours attended.

R 338.3665 Performance of activities and functions; delegation.

Rule 15. In addition to performing the functions described in section 17739(1) of the code, MCL 333.17739(1), a licensed pharmacy technician may also engage in reconstituting dosage forms as defined in 17702(4) of the code, MCL 333.17702(4), under the delegation and supervision of a licensed pharmacist.

NOTICE OF PUBLIC HEARING

NOTICE OF FOUR (4) PUBLIC HEARINGS

July 23, 2015

Michigan Department of Licensing and Regulatory Affairs

Location: G. Mennen Williams Building

Auditorium

525 W. Ottawa St., Lansing, Michigan

<p>9:00 a.m. – 9:30 a.m. Board of Pharmacy – Controlled Substances (ORR #2014-140 LR)</p> <p>Authority: MCL 333.7201.</p> <p>Overview: R 338.3113, R 338.3120, R 338.3121, and R 338.3123 schedule drugs as schedule 1, schedule 3, and schedule 4 controlled substances, respectively. The rules are being amended to include or remove substances that have been federally scheduled as controlled substances.</p>	<p>9:45 a.m. – 11:45 p.m. Board of Pharmacy – Pharmacy Technician Licensure (ORR #2015-006 LR)</p> <p>Authority: MCL 333.16145, MCL 333.16148, MCL 333.17731, MCL 333.17739, MCL 333.17739a, and MCL 333.17739b.</p> <p>Overview: Public Act 413 of 2014 requires the licensure of pharmacy technicians beginning June 30, 2015. This act, and PA 280 of 2014, require rules that specify: licensure, eligibility, and examination standards; standards for licensure by endorsement and relicensure; standards for renewing a pharmacy technician license, including acceptable continuing education offerings or proficiency testing; activities and functions a pharmacy technician may perform in addition to those specified in MCL 333.17739(1). The rules will also include requirements for new applicants and renewing licensees to complete training in recognizing the signs of human trafficking.</p>
<p>2:00 p.m. – 3:00 p.m. Veterinary Technician Licensure (ORR #2014-143 LR)</p> <p>Authority: MCL 333.16145.</p> <p>Overview: Rules to be amended by removing the Board’s Veterinary Technician Exam requirement that is viewed as duplicative of the National Veterinary Technician Exam, which is also required under the rules. In addition the rules will be revised to adopt the most current edition of the standards which have been</p>	<p>3:15 p.m. Board of Speech-Language Pathology (ORR #2013-103 LR)</p> <p>Authority: MCL 333.16145, MCL 333.16148, and MCL 333.17610.</p> <p>Overview: The proposed rules establish continuing education requirements as a condition of license renewal; set forth the standards for acceptable continuing education; establish requirements for licensees to complete training in recognizing the signs of</p>

adopted by reference, list the correct department name, and consistently use the desired Legislative Services Bureau format to cite statute.	human trafficking; and clarify any rule language or requirements that are unclear. The rule set is also being reorganized for clarity.
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The rules will take effect immediately upon filing with the Secretary of State, unless specified otherwise in the rules.

Comments on the proposed rules may be presented in person at the public hearing. Written comments may be submitted at the time of presentation and will also be accepted until 5:00 p.m. on July 24, 2015, at the following address or e-mail address:

Department of Licensing and Regulatory Affairs
Bureau of Health Care Services – Rules Public Hearings
P.O. Box 30670
Lansing, MI 48909-8170
Attention: Policy Analyst Email: bhcs-boardsupport@michigan.gov

A copy of the proposed rules may be obtained by contacting (517) 373-0042 or at the email address noted above. Electronic copies also may be obtained at the following link:

http://w3.lara.state.mi.us/orr/AdminCode.aspx?AdminCode=Department&Dpt=LR&Level_1=Bureau+of+Professional+Licensing

The meeting site and parking are accessible. Individuals attending the meeting are requested to refrain from using heavily scented personal care products, in order to enhance accessibility for everyone. People with disabilities requiring additional accommodations (such as materials in alternative format) in order to participate in the meeting should call (517) 335-1341. LARA is an equal opportunity employer/program.

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

MCL 24.256(1) states in part:

“Sec. 56. (1) The Office of Regulatory Reform shall perform the editorial work for the Michigan register and the Michigan Administrative Code and its annual supplement. The classification, arrangement, numbering, and indexing of rules shall be under the ownership and control of the Office of Regulatory Reform, shall be uniform, and shall conform as nearly as practicable to the classification, arrangement, numbering, and indexing of the compiled laws. The Office of Regulatory Reform may correct in the publications obvious errors in rules when requested by the promulgating agency to do so...”

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

June 4, 2015

Liz Smalley
Office of Regulatory Reinvention
Ottawa Building, 2nd Floor
611 W. Ottawa St.
Lansing, MI 48909

Dear Ms. Smalley:

In accordance with MCL 24.256(1) of the Administrative Procedures Act, the Public Service Commission (PSC) is asking your office to correct an obvious error noted in the Uniform System of Accounts for Major and Nonmajor Electric Utilities.

The rule currently states:

R 460.9001 Rescinded.

The content of R 460.9001, the uniform system of accounts for major and nonmajor electric utilities, is omitted from publication in the Michigan Register and Michigan Administrative Code pursuant to MCL 24.257. The rescinded rule may be found on the Michigan public service commission website at: <http://www.michigan.gov/mpsc/0,1607,7-159-16370-40775--,00.html>. A synopsis of this rescinded rule is published in the Michigan Register, MR 23 January 1, 2010, pursuant to MCL 24.208.

The rule should state:

R 460.9001 Rescinded.

The content of R 460.9001, the uniform system of accounts for major and nonmajor electric utilities, is omitted from publication in the Michigan Register and Michigan Administrative Code pursuant to MCL 24.257. A synopsis of this rescinded rule is published in the Michigan Register, MR 23 January 1, 2010, pursuant to MCL 24.208.

A technical correction is needed to delete the sentence that refers to a link on the PSC's website that no longer is operational.

As such, the PSC is requesting that R 460.9001 be amended in accordance with MCL 24.256(1) due to an obvious error.

If you have any questions or concerns, please contact.....

Sincerely,

Alissa K. Day
Administrative Law Specialist
Michigan Public Service Commission

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

June 4, 2015

Liz Smalley
Office of Regulatory Reinvention
Ottawa Building, 2nd Floor
611 W. Ottawa St.
Lansing, MI 48909

Dear Ms. Smalley:

In accordance with MCL 24.256(1) of the Administrative Procedures Act, the Public Service Commission (PSC) is asking your office to correct an obvious error noted in the Uniform System of Accounts for Major and Nonmajor Gas Utilities.

The rule currently states:

R 460.9021 Rescinded.

The content of R 460.9021, the uniform system of accounts for major and nonmajor gas utilities, is omitted from publication in the Michigan Register and Michigan Administrative Code pursuant to MCL 24.257. The rescinded rule may be found on the Michigan public service commission website at: <http://www.michigan.gov/mpsc/0,1607,7-159-16370-40775--,00.html>. A synopsis of this rescinded rule is published in the Michigan Register, MR 23 January 1, 2010, pursuant to MCL 24.208.

The rule should state:

R 460.9021 Rescinded.

The content of R 460.9021, the uniform system of accounts for major and nonmajor gas utilities, is omitted from publication in the Michigan Register and Michigan Administrative Code pursuant to MCL 24.257. A synopsis of this rescinded rule is published in the Michigan Register, MR 23 January 1, 2010, pursuant to MCL 24.208.

A technical correction is needed to delete the sentence that refers to a link on the PSC's website that no longer is operational.

As such, the PSC is requesting that R 460.9021 be amended in accordance with MCL 24.256(1) due to an obvious error.

If you have any questions or concerns, please contact.....

Sincerely,

Alissa K. Day
Administrative Law Specialist - Michigan Public Service Commission

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

June 17, 2015

Ms. Deidre O’Berry
Office of Regulatory Reinvention
Department of Licensing and Regulatory Affairs
Ottawa Building - 611 West Ottawa Street
Lansing, Michigan 48933

Dear Ms. O’Berry:

SUBJECT: Request for Correction of the Michigan Administrative Code: R 408.22101 to
R 408.22162
Administrative Part 11 Recording and Reporting of Occupational Injuries and
Illnesses

The Department of Licensing and Regulatory Affairs (LARA), as the promulgating agency, is writing to request that the Office of Regulatory Reinvention exercise its discretion to correct an obvious error in the Michigan Administrative Code (MAC), pursuant to Section 56(1), MCL 24.256, of the Administrative Procedures Act, 1969 PA 306, as amended.

The incorrect language is struck-through and needs to be removed:

R 408.22103(1)(a) If your company had 10 or fewer employees at all times during the last calendar year, you do not need to keep MIOSHA injury and illness records unless MIOSHA, the United States bureau of labor statistics (BLS), or the United States department of labor occupational safety and health administration (OSHA), informs you, in writing, that you must keep records according to R 408.22141 or R 408.22142. However, as required by R 408.22139, all employers covered by the act shall report to MIOSHA any workplace incident that results in a fatality or the hospitalization of ~~3 or more~~ employees.

Please note the corrections in both the Michigan Register and the Michigan Administrative Code.

If you have any questions, please contact me anytime.

Respectfully submitted,

Dena Hendon
LARA – MOISHA

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

June 11, 2015

Liz Smalley
Office of Regulatory Reinvention
Ottawa Building-2nd Floor
611 W. Ottawa St.
Lansing, MI 48909

Ms. Smalley

In accordance with MCL 24.256(1) of the Administrative Procedures Act, we are asking your office to correct two obvious errors noted in the Part 11. Recording and Reporting of Occupational Injuries And Illnesses rules in R 408.22139.

R 408.22139 currently reads:

R 408.22139(3)(b) By telephone to the MIOSHA toll-free central telephone number: 1-800-858-0397.

(c) By electronic submission using the reporting application located on MIOSHA's web site at www.michigan.gov/miosha

(4) If the MIOSHA office is closed, may I report the inpatient hospitalization, amputation, or loss of an eye by leaving a message on MIOSHA's answering machine, faxing the bureau office, or sending an e-mail? No. If the MIOSHA office is closed, you must report the inpatient hospitalization, amputation, or loss of an eye using either the toll-free central telephone number: 1-800-858-0397 or the reporting application located on MIOSHA's web site at www.michigan.gov/miosha

R 408.22139 should read:

R 408.22139(3)(b) By telephone to the MIOSHA toll-free central telephone number: 1-844-464-6742.

(c) By electronic submission using the reporting application located on MIOSHA's web site at www.michigan.gov/recordkeeping.

(4) If the MIOSHA office is closed, may I report the inpatient hospitalization, amputation, or loss of an eye by leaving a message on MIOSHA's answering machine, faxing the bureau office, or sending an e-mail? No. If the MIOSHA office is closed, you must report the inpatient hospitalization, amputation, or loss of an eye using either the toll-free central telephone number: 1-844-464-6742 or the reporting application located on MIOSHA's web site at www.michigan.gov/recordkeeping.

Sincerely,
Dena Hendon
LARA – MOISHA

**CORRECTION OF OBVIOUS
ERRORS IN PUBLICATION**

June 23, 2015

Liz Smalley
Office of Regulatory Reinvention
Ottawa Building, 2nd Floor
611 W. Ottawa Street
Lansing, Michigan 48909

Dear Ms. Smalley:

The Liquor Control Commission is requesting the Office of Regulatory Reinvention correct one obvious error under MCL 24.256(1) of the Administrative Procedures Act that was noted in R 436.1953 (Rule 3) of the Church or School Hearings rules.

Rule 3 requires the clergyman of the church or the superintendent of the school to be notified "if the commission determines through investigation that the proposed location of an applicant is within 500 feet of a church or school as defined in section 107(5) or 111(8) of the act. The "act" is defined as "1998 P.A. 58, MCL 436.1101 et. seq" and is commonly known as the Liquor Control Code of 1998. This rule, along with the other rules contained in the Church or School Hearings rules, was amended, effective May 30, 2003, specifically to correct the statutory references to reflect the proper citations in the act.

During the course of amending this rule, a statutory change was passed by the legislature to create the "Class G-1" and "Class G-2" licenses. Definitions of these licenses were included in section 107 of the act, MCL 436.1107(3) and (4), respectively. This changed the numbering in this section and the definition of "church" was modified from subsection (5) to subsection (7). This legislative change was unintentionally overlooked in making the corrections to the statutory citations in this rule.

Therefore, the Liquor Control Commission is requesting that R 436.1953 be amended under MCL 24.256(1) of the Administrative Procedures Act to reference section 107(7) instead of section 107(5) of the act, due to an obvious error.

If you have any questions, please do not hesitate to contact us at 517-284-6310.

Sincerely,

Andrew J. Deloney, Chairman
Michigan Liquor Control Commission

(2015 SESSION)

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

** * **

(i) Other official information considered necessary or appropriate by the Office of Regulatory Reform.”

The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).

**MICHIGAN ADMINISTRATIVE CODE TABLE
(2015 RULE FILINGS)**

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
30.58	*	9	38.1672	R	1	205.2009	A	9
38.22	R	1	38.1673	R	1	205.2010	A	9
38.23	R	1	38.1674	R	1	205.2011	A	9
38.24	R	1	38.1675	R	1	225.1	R	1
38.25	R	1	38.1676	R	1	225.2	R	1
38.28	R	1	38.1677	R	1	225.3	R	1
38.71	R	1	38.1678	R	1	225.4	R	1
38.72	R	1	38.1679	R	1	225.5	R	1
38.73	R	1	38.1680	R	1	225.6	R	1
38.74	R	1	38.1681	R	1	225.7	R	1
38.75	R	1	38.1682	R	1	225.8	R	1
38.76	R	1	38.1683	R	1	225.9	R	1
38.77	R	1	38.1684	R	1	225.10	R	1
38.78	R	1	38.1685	R	1	247.351	R	1
38.79	R	1	38.1686	R	1	247.403	R	1
38.80	R	1	38.2171	R	1	247.404	R	1
38.81	R	1	38.2172	R	1	247.405	R	1
38.82	R	1	38.2173	R	1	247.406	R	1
38.83	R	1	38.2174	R	1	247.741	R	1
38.84	R	1	38.2175	R	1	247.742	R	1
38.85	R	1	38.2176	R	1	247.748	R	1
38.86	R	1	38.2177	R	1	281.423	*	12
38.1371	R	1	38.2178	R	1	281.811	*	5
38.1372	R	1	38.2179	R	1	285.900.1	R	3
38.1373	R	1	38.2180	R	1	299.4101	*	5
38.1374	R	1	38.2181	R	1	299.4102	*	5
38.1375	R	1	38.2182	R	1	299.4103	*	5
38.1376	R	1	38.2183	R	1	299.4104	*	5
38.1377	R	1	38.2184	R	1	299.4105	*	5
38.1378	R	1	38.2185	R	1	299.4106a	*	5
38.1379	R	1	38.2186	R	1	299.4110	*	5
38.1380	R	1	205.2001	A	9	299.4111	*	5
38.1381	R	1	205.2002	A	9	299.4117	*	5
38.1382	R	1	205.2003	A	9	299.4121	*	5
38.1383	R	1	205.2004	A	9	299.4128	*	5
38.1384	R	1	205.2005	A	9	299.4201	*	5
38.1385	R	1	205.2006	A	9	299.4203	*	5
38.1386	R	1	205.2007	A	9	299.4302	*	5
38.1671	R	1	205.2008	A	9	299.4307	*	5

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

2015 MR 11 – July 1, 2015

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
299.4318	*	5	324.59b	R	1	324.511	*	5
299.4420	*	5	324.59c	R	1	324.613	*	5
299.4428	*	5	324.59d	R	1	324.705	*	5
299.4430	*	5	324.59e	R	1	324.801	*	5
299.4440	*	5	324.61	R	1	324.1015	*	5
299.4701	*	5	324.62	R	1	324.1103	*	5
299.4702	*	5	324.63	R	1	324.1202	*	5
299.4703	*	5	324.64	R	1	324.1204	*	5
299.4706	*	5	324.65	R	1	324.1206	*	5
299.4707	*	5	324.71	R	1	324.1401	A	5
299.4708	*	5	324.72	R	1	324.1402	A	5
299.4709	*	5	324.75	R	1	324.1403	A	5
299.4710	*	5	324.102	*	5	324.1404	A	5
299.4711	*	5	324.130	*	5	324.1405	A	5
299.4712	*	5	324.201	*	5	324.1406	A	5
299.4806	*	5	324.202	*	5	325.9087	R	9
299.4118a	A	5	324.203	*	5	325.9081	*	9
324.1	R	1	324.206	*	5	325.9082	*	9
324.2	R	1	324.210	*	5	325.9083	*	9
324.3	R	1	324.301	*	5	325.9084	*	9
324.21	R	1	324.302	*	5	350.9085	*	9
324.23	R	1	324.303	*	5	325.9086	*	9
324.24	R	1	324.407	*	5	325.9571	R	1
324.31	R	1	324.411	*	5	325.9572	R	1
324.32	R	1	324.102	*	5	325.9573	R	1
324.33	R	1	324.130	*	5	325.9574	R	1
324.41	R	1	324.201	*	5	325.9575	R	1
324.42	R	1	324.202	*	5	325.9576	R	1
324.43	R	1	324.203	*	5	325.9577	R	1
324.51	R	1	324.206	*	5	325.9578	R	1
324.52	R	1	324.210	*	5	325.9579	R	1
324.53	R	1	324.301	*	5	325.9580	R	1
324.54	R	1	324.302	*	5	325.9581	R	1
324.55	R	1	324.303	*	5	325.9582	R	1
324.56	R	1	324.407	*	5	325.22346	R	1
324.57	R	1	324.411	*	5	325.22347	R	1
324.58	R	1	324.413	*	5	325.22348	R	1
324.59	R	1	324.418	*	5	325.22349	R	1
324.59a	R	1	324.503	*	5	325.22350	R	1

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

2015 MR 11 – July 1, 2015

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
325.22351	R	1	325.50060	*	7	325.51004	R	10
325.22352	R	1	325.50061	*	7	325.51152	*	4
325.22353	R	1	325.50062	*	7	325.51156	*	4
325.22354	R	1	325.50063	*	7	325.51158	*	4
325.22355	R	1	325.50064	*	7	325.51162	*	4
325.22356	R	1	325.50065	*	7	325.51163	*	4
325.22357	R	1	325.50066	*	7	325.51164	*	4
325.22358	R	1	325.50067	*	7	325.51166	*	4
325.22359	R	1	325.50068	*	7	325.51167	*	4
325.22360	R	1	325.50069	*	7	325.51169	*	4
325.22361	R	1	325.50070	*	7	325.51172	*	4
325.22362	R	1	325.50071	*	7	325.51173	*	4
325.47401	A	4	325.50072	*	7	325.51174	*	4
325.47403	A	4	325.50051a	A	7	325.51175	*	4
325.47405	A	4	325.50053a	A	7	325.51151a	A	4
325.47407	A	4	325.50056a	A	7	325.51156a	A	4
325.47408	A	4	325.50056b	A	7	325.51168a	A	4
325.47409	A	4	325.50056c	A	7	325.51177	R	4
325.47410	A	4	325.50056d	A	7	325.51501	*	4
325.47411	A	4	325.50056e	A	7	325.51502	*	4
325.47414	A	4	325.50059a	A	7	325.51505	*	4
325.47415	A	4	325.50059b	A	7	325.51507	*	4
325.47416	A	4	325.50060a	A	7	325.51508	*	4
325.47417	A	4	325.50060b	A	7	325.51509	*	4
325.47418	A	4	325.50061a	A	7	325.51510	*	4
325.47419	A	4	325.50061b	A	7	325.51511	*	4
325.47420	A	4	325.50061c	A	7	325.51513	*	4
325.47424	A	4	325.50062a	A	7	325.51516	*	4
325.47425	A	4	325.50062b	A	7	325.51517	*	4
OHR 4201	R	4	325.50063a	A	7	325.51519	*	4
OHR 4202	R	4	325.50063b	A	7	325.51520	*	4
325.50051	*	7	325.50064a	A	7	325.51521	*	4
325.50052	*	7	325.50064b	A	7	325.51522	*	4
325.50054	*	7	325.50067a	A	7	325.51523	*	4
325.50055	*	7	325.50067b	A	7	325.51524	*	4
325.50056	*	7	325.50067c	A	7	325.51525	*	4
325.50057	*	7	325.50069a	A	7	325.51526	*	4
325.50058	*	7	325.50070a	A	7	325.51501a	A	4
325.50059	*	7	325.50902	R	10	325.51519a	A	4

(* Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

2015 MR 11 – July 1, 2015

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
325.51504	R	4	325.51941	*	4	336.1906	*	10
325.51527	R	4	325.51943	*	4	336.1911	*	10
325.51902	*	4	325.51944	*	4	336.1912	*	10
325.51903	*	4	325.51945	*	4	336.1930	*	10
325.51904	*	4	325.51946	*	4	336.1940	*	10
325.51905	*	4	325.51947	*	4	336.1941	*	10
325.51906	*	4	325.51948	*	4	336.1942	*	10
325.51907	*	4	325.51949	*	4	336.1943	*	10
325.51908	*	4	325.51950	*	4	336.1944	*	10
325.51909	*	4	325.51950a	*	4	336.1945	*	10
325.51910	*	4	325.51950b	*	4	336.1946	*	10
325.51912	*	4	325.51951	*	4	336.1947	*	10
325.51913	*	4	325.51952	*	4	336.1948	*	10
325.51914	*	4	325.51953	*	4	336.1949	*	10
325.51915	*	4	325.51955	*	4	336.1950	*	10
325.51916a	*	4	325.51956	*	4	336.1971	*	10
325.51916b	*	4	325.51957	*	4	336.1951	A	10
325.51917	*	4	325.51902a	A	4	336.1952	A	10
325.51918	*	4	325.51924a	A	4	336.1953	A	10
325.51922	*	4	325.51921	R	4	336.1954	A	10
325.51923	*	4	325.51958	R	4	336.1955	A	10
325.51924	*	4	333.101	*	1	336.1956	A	10
325.51925	*	4	333.103	*	1	336.1957	A	10
325.51926	*	4	333.105	*	1	336.1958	A	10
325.51928	*	4	333.109	*	1	336.1959	A	10
325.51929	*	4	333.111	*	1	336.1960	A	10
325.51930	*	4	333.113	*	1	336.1972	A	10
325.51931	*	4	333.117	*	1	336.1931	R	10
325.51931a	*	4	333.119	*	1	336.1932	R	10
325.51932	*	4	333.123	*	1	336.1970	R	10
325.51933	*	4	333.125	*	1	338.1601	R	1
325.51934	*	4	333.131	*	1	338.1602	R	1
325.51935	*	4	333.133	*	1	338.1610	R	1
325.51936	*	4	333.126	A	1	338.1611	R	1
325.51937	*	4	333.107	R	1	338.1614	R	1
325.51938	*	4	333.121	R	1	338.1616	R	1
325.51938a	*	4	333.127	R	1	338.1617	R	1
325.51939	*	4	336.1901	*	10	338.1618	R	1
325.51940	*	4	336.1902	*	10	338.1619	R	1

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

2015 MR 11 – July 1, 2015

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
338.1620	R	1	339.1761	R	1	400.906	R	1
338.1621	R	1	339.1763	R	1	400.907	R	1
338.1622	R	1	339.1765	R	1	400.908	R	1
338.1623	R	1	339.1767	R	1	400.909	R	1
338.1624	R	1	339.1771	R	1	400.910	R	1
338.1625	R	1	339.23102	*	5	400.911	R	1
338.1626	R	1	339.23403	*	5	400.912	R	1
338.1627	R	1	340.1883	R	1	400.913	R	1
338.1628	R	1	340.1884	R	1	400.914	R	1
338.1629	R	1	340.1885	R	1	400.915	R	1
338.1633	R	1	380.126	R	1	400.916	R	1
338.1634	R	1	380.127	R	1	400.917	R	1
338.1635	R	1	380.128	R	1	400.918	R	1
338.1636	R	1	380.129	R	1	400.919	R	1
338.1637	R	1	380.132	R	1	400.920	R	1
338.3001	R	5	380.133	R	1	400.921	R	1
338.3002	R	5	380.134	R	1	400.922	R	1
338.3003	R	5	390.1202	R	1	400.941	R	1
338.3004	R	5	390.1206	R	1	400.3151	*	6
338.3005	R	5	390.1207	R	1	400.3155	*	6
338.3006	R	5	390.1209	R	1	400.3156	*	6
338.3007	R	5	390.1210	R	1	400.3157	*	6
338.3801	R	6	390.1212	R	1	400.3158	*	6
338.11109	R	6	390.1213	R	1	400.3159	*	6
338.11115	R	6	390.1214	R	1	400.3160	*	6
338.30310	R	5	390.1251	R	1	400.3161	*	6
339.1701	R	1	400.10	A	9	400.3162	*	6
339.1705	R	1	400.11	A	9	400.3163	*	6
339.1709	R	1	400.12	A	9	400.3164	*	6
339.1713	R	1	400.13	A	9	400.3165	*	6
339.1721	R	1	400.14	A	9	400.3168	*	6
339.1741	R	1	400.15	A	9	400.3169	*	6
339.1743	R	1	400.16	A	9	400.3170	*	6
339.1745	R	1	400.17	A	9	400.3171	*	6
339.1747	R	1	400.18	A	9	400.3173	*	6
339.1751	R	1	400.901	R	1	400.3178	*	6
339.1755	R	1	400.902	R	1	400.3179	*	6
339.1757	R	1	400.903	R	1	400.3167	R	6
339.1759	R	1	400.905	R	1	400.3401	R	1

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

2015 MR 11 – July 1, 2015

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
400.3403	R	1	400.4138	*	9	400.4562	*	9
400.3409	R	1	400.4141	*	9	400.4563	*	9
400.3410	R	1	400.4142	*	9	400.4566	*	9
400.3411	R	1	400.4143	*	9	400.4568	*	9
400.3412	R	1	400.4144	*	9	400.4601	*	9
400.3413	R	1	400.4145	*	9	400.4602	*	9
400.3414	R	1	400.4146	*	9	400.4612	*	9
400.3415	R	1	400.4147	*	9	400.4618	*	9
400.3416	R	1	400.4148	*	9	400.4620	*	9
400.3417	R	1	400.4150	*	9	400.4623	*	9
400.3418	R	1	400.4152	*	9	400.4632	*	9
400.3419	R	1	400.4160	*	9	400.4635	*	9
400.3420	R	1	400.4161	*	9	400.4638	*	9
400.3421	R	1	400.4163	*	9	400.4640	*	9
400.3422	R	1	400.4167	*	9	400.4652	*	9
400.3423	R	1	400.4501	*	9	400.4657	*	9
400.4101	*	9	400.4502	*	9	400.4666	*	9
400.4104	*	9	400.4504	*	9	400.4102	A	9
400.4105	*	9	400.4510	*	9	400.4103	A	9
400.4106	*	9	400.4512	*	9	400.4107	A	9
400.4108	*	9	400.4515	*	9	400.4110	A	9
400.4109	*	9	400.4517	*	9	400.4115	A	9
400.4111	*	9	400.4520	*	9	400.4122	A	9
400.4112	*	9	400.4522	*	9	400.4123	A	9
400.4113	*	9	400.4523	*	9	400.4124	A	9
400.4114	*	9	400.4524	*	9	400.4125	A	9
400.4116	*	9	400.4527	*	9	400.4129	A	9
400.4117	*	9	400.4532	*	9	400.4135	A	9
400.4118	*	9	400.4535	*	9	400.4136	A	9
400.4119	*	9	400.4538	*	9	400.4139	A	9
400.4120	*	9	400.4540	*	9	400.4140	A	9
400.4121	*	9	400.4545	*	9	400.4149	A	9
400.4126	*	9	400.4546	*	9	400.4151	A	9
400.4127	*	9	400.4548	*	9	400.4153	A	9
400.4128	*	9	400.4552	*	9	400.4154	A	9
400.4131	*	9	400.4554	*	9	400.4155	A	9
400.4132	*	9	400.4555	*	9	400.4156	A	9
400.4134	*	9	400.4559	*	9	400.4157	A	9
400.4137	*	9	400.4560	*	9	400.4158	A	9

(* Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
400.4159	A	9	400.7002	*	9	408.10606	*	8
400.4162	A	9	400.7003	*	9	408.10611	*	8
400.4164	A	9	400.7004	*	9	408.10612	*	8
400.4165	A	9	400.7006	*	9	408.10613	*	8
400.4166	A	9	400.7007	*	9	408.10621	*	8
400.4505	A	9	400.7008	*	9	408.10623	*	8
400.4604	A	9	400.7009	*	9	408.10624	*	8
400.4605	A	9	400.7010	*	9	408.10631	*	8
400.4621	A	9	400.7011	*	9	408.10632	*	8
400.4168	R	9	400.7012	*	9	408.10633	*	8
400.4169	R	9	400.7013	*	9	408.10634	*	8
400.4170	R	9	400.7014	*	9	408.10636	*	8
400.4172	R	9	400.7015	*	9	408.10639	*	8
400.4173	R	9	400.7016	*	9	408.10641	*	8
400.4175	R	9	400.7017	*	9	408.10643	*	8
400.4176	R	9	400.7018	*	9	408.10644	*	8
400.4177	R	9	400.7019	*	9	408.10645	*	8
400.4178	R	9	400.7020	*	9	408.10647	*	8
400.4181	R	9	400.7021	*	9	408.10661	*	8
400.4182	R	9	400.7022	*	9	408.10664	*	8
400.4183	R	9	400.7024	*	9	408.10671	*	8
400.4201	R	9	400.7026	*	9	408.10673	*	8
400.4231	R	9	400.7027	*	9	408.10675	*	8
400.4232	R	9	400.7029	*	9	408.10677	*	8
400.4234	R	9	400.7030	*	9	408.10685	*	8
400.4237	R	9	400.7031	*	9	408.10686	*	8
400.4238	R	9	400.7032	*	9	408.10695	*	8
400.4302	R	9	400.7033	*	9	408.10696	*	8
400.4331	R	9	400.7034	*	9	408.10627	A	8
400.4332	R	9	408.6203	R	5	408.10680	A	8
400.4334	R	9	408.6204	R	5	408.10637	R	8
400.4335	R	9	408.6206	R	5	408.10638	R	8
400.4336	R	9	408.6208	R	5	408.13301a	*	10
400.4337	R	9	408.6209	R	5	408.13385	*	10
400.4338	R	9	408.6301	R	5	408.13387	*	10
400.4513	R	9	408.10601	*	8	408.13387a	*	10
400.7025	R	9	408.10603	*	8	408.13388	A	10
400.7028	R	9	408.10604	*	8	408.13389	A	10
400.7001	*	9	408.10605	*	8	408.13901	*	9

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.13902	*	9	408.17318	*	10	408.22953	R	1
408.13905	A	9	408.17320	*	10	408.22954	R	1
408.14001	*	7	408.17302	A	10	408.22955	R	1
408.14002	*	7	408.17801	*	8	408.22956	R	1
408.14004	*	7	408.18602	*	9	408.22957	R	1
408.14005	*	7	408.18605	A	9	408.22958	R	1
408.14008	*	7	408.22101	*	10	408.22959	R	1
408.14009	*	7	408.22102	*	10	408.22960	R	1
408.14001a	A	7	408.22103	*	10	408.22961	R	1
408.14001b	A	7	408.22104	*	10	408.22962	R	1
408.14511	*	10	408.22105	*	10	408.22963	R	1
408.14522	*	10	408.22106	*	10	408.22964	R	1
408.14555	*	10	408.22107	*	10	408.22965	R	1
408.14502	A	10	408.22109	*	10	408.22966	R	1
408.14527	R	10	408.22110	*	10	408.22967	R	1
408.15001	*	8	408.22112	*	10	408.22968	R	1
408.15002	*	8	408.22113	*	10	408.22969	R	1
408.15003	*	8	408.22115	*	10	408.22970	R	1
408.15004	A	8	408.22117	*	10	408.22971	R	1
408.15501	*	8	408.22119	*	10	408.30801	*	12
408.15601	*	8	408.22129	*	10	408.30811	*	12
408.15915	*	7	408.22130	*	10	408.30813	*	12
408.15922	*	7	408.22138	*	10	408.30818	*	12
408.15923	*	7	408.22139	*	10	408.30819	*	12
408.15903	A	7	408.22151	*	10	408.30834	*	12
408.15911	R	7	408.22156	*	10	408.30838	*	12
408.16204	*	7	408.22102a	A	10	408.30869	*	12
408.16223	*	7	408.22110a	A	10	408.30870	*	12
408.16227	*	7	408.22110b	A	10	408.30871	*	12
408.16234	*	7	408.22112a	A	10	408.30873	*	12
408.16237	*	7	408.22112b	A	10	408.30865	R	12
408.16251	*	7	408.22112c	A	10	408.40115	*	4
408.16202	A	7	408.22112d	A	10	408.40120	*	4
408.17310	*	10	408.22112e	A	10	408.40121	*	4
408.17312	*	10	408.22112f	A	10	408.40122	*	4
408.17314	*	10	408.22161	R	10	408.40123	*	4
408.17315	*	10	408.22162	R	10	408.40128	*	4
408.17316	*	10	408.22951	R	1	408.40130	*	4
408.17317	*	10	408.22952	R	1	408.40131	*	4

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.40132	*	4	408.41640	R	10	408.41875	*	7
408.40133	*	4	408.41641	R	10	408.41877	*	7
408.40105	A	4	408.41642	R	10	408.41884	*	7
408.40601	*	6	408.41643	R	10	408.41861a	A	7
408.40603	*	6	408.41644	R	10	408.41861b	A	7
408.40617a	*	6	408.41645	R	10	408.41861c	A	7
408.40623	*	6	408.41646	R	10	408.41861d	A	7
408.40625	*	6	408.41647	R	10	408.41877a	A	7
408.40631	*	6	408.41648	R	10	408.41871	R	7
408.40650	A	6	408.41649	R	10	408.41872	R	7
408.40655	A	6	408.41650	R	10	408.41876	R	7
408.40660	A	6	408.41651	R	10	408.41878	R	7
408.40709	*	4	408.41652	R	10	408.41879	R	7
408.40713	*	4	408.41653	R	10	408.41881	R	7
408.40721	*	4	408.41654	R	10	408.41882	R	7
408.40722	*	4	408.41655	R	10	408.41883	R	7
408.40723	*	4	408.41656	R	10	408.42701	*	7
408.40731	*	4	408.41657	R	10	408.42705	A	7
408.40751	*	4	408.41658	R	10	408.42710	R	7
408.40761	*	4	408.41802	*	7	408.42724	R	7
408.40762	*	4	408.41836	*	7	408.42725	R	7
408.41601	*	10	408.41837	*	7	408.42726	R	7
408.41610	*	10	408.41838	*	7	408.42727	R	7
408.41605	A	10	408.41841	*	7	408.42728	R	7
408.41625	R	10	408.41851	*	7	408.42731	R	7
408.41626	R	10	408.41852	*	7	408.42732	R	7
408.41627	R	10	408.41853	*	7	408.42733	R	7
408.41628	R	10	408.41854	*	7	408.42734	R	7
408.41629	R	10	408.41855	*	7	408.42735	R	7
408.41630	R	10	408.41861	*	7	408.42737	R	7
408.41631	R	10	408.41862	*	7	408.42741	R	7
408.41632	R	10	408.41863	*	7	408.42742	R	7
408.41633	R	10	408.41864	*	7	408.42743	R	7
408.41634	R	10	408.41865	*	7	408.42744	R	7
408.41635	R	10	408.41866	*	7	408.42751	R	7
408.41636	R	10	408.41867	*	7	408.42752	R	7
408.41637	R	10	408.41868	*	7	408.42753	R	7
408.41638	R	10	408.41869	*	7	408.42754	R	7
408.41639	R	10	408.41874	*	7	408.42755	R	7

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
408.42757	R	7	421.1205	R	1	460.17303	R	1
408.42758	R	7	421.1206	R	1	460.17305	R	1
408.42759	R	7	421.1207	R	1	460.17307	R	1
408.42761	R	7	421.1208	R	1	460.17309	R	1
408.42762	R	7	421.1209	R	1	460.17311	R	1
408.42763	R	7	421.1210	R	1	460.17313	R	1
408.42799	R	7	421.1211	R	1	460.17315	R	1
408.44501	*	7	421.1212	R	1	460.17317	R	1
408.44502	*	7	421.1213	R	1	460.17319	R	1
418.1	R	1	421.1214	R	1	460.17321	R	1
418.2	R	1	421.1301	R	1	460.17323	R	1
418.3	R	1	421.1302	R	1	460.17325	R	1
418.4	R	1	421.1304	R	1	460.17327	R	1
418.5	R	1	421.1305	R	1	460.17329	R	1
418.6	R	1	421.1306	R	1	460.17331	R	1
418.7	R	1	421.1307	R	1	460.17333	R	1
418.8	R	1	421.1308	R	1	460.17335	R	1
418.51	R	1	421.1309	R	1	460.17337	R	1
418.52	R	1	421.1310	R	1	460.17339	R	1
418.53	R	1	421.1311	R	1	460.17341	R	1
418.54	R	1	421.1313	R	1	460.17401	R	1
418.55	R	1	421.1314	R	1	460.17403	R	1
418.56	R	1	421.1315	R	1	460.17405	R	1
418.57	R	1	421.1316	R	1	460.17501	R	1
418.58	R	1	421.1317	R	1	460.17503	R	1
421.1101	R	1	460.17101	R	1	460.17505	R	1
421.1102	R	1	460.17103	R	1	460.17507	R	1
421.1103	R	1	460.17105	R	1	460.17509	R	1
421.1104	R	1	460.17107	R	1	460.17511	R	1
421.1105	R	1	460.17109	R	1	460.17513	R	1
421.1106	R	1	460.17111	R	1	460.17515	R	1
421.1107	R	1	460.17113	R	1	460.17601	R	1
421.1108	R	1	460.17115	R	1	460.17701	R	1
421.1109	R	1	460.17201	R	1	484.903	*	12
421.1110	R	1	460.17203	R	1	500.101	A	12
421.1201	R	1	460.17205	R	1	500.102	A	12
421.1202	R	1	460.17207	R	1	500.103	A	12
421.1203	R	1	460.17209	R	1	500.104	A	12
421.1204	R	1	460.17301	R	1	500.105	A	12

(* Amendment to Rule, A Added Rule, N New Rule, R Rescinded Rule)

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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
500.106	A	12	554.3	R	5	792.10102	A	1
500.107	A	12	554.4	R	5	792.10103	A	1
500.108	A	12	554.5	R	5	792.10104	A	1
500.109	A	12	554.6	R	5	792.10105	A	1
500.110	A	12	554.21	R	5	792.10106	A	1
500.111	A	12	554.22	R	5	792.10107	A	1
500.2101	R	1	554.23	R	5	792.10108	A	1
500.2105	R	1	554.24	R	5	792.10109	A	1
500.2106	R	1	554.25	R	5	792.10110	A	1
500.2107	R	1	554.26	R	5	792.10111	A	1
500.2109	R	1	554.27	R	5	792.10112	A	1
500.2110	R	1	554.28	R	5	792.10113	A	1
500.2111	R	1	554.29	R	5	792.10114	A	1
500.2112	R	1	554.31	R	5	792.10115	A	1
500.2113	R	1	554.32	R	5	792.10116	A	1
500.2114	R	1	554.33	R	5	792.10117	A	1
500.2115	R	1	554.34	R	5	792.10118	A	1
500.2116	R	1	554.35	R	5	792.10119	A	1
500.2117	R	1	554.41	R	5	792.10120	A	1
500.2118	R	1	554.42	R	5	792.10121	A	1
500.2119	R	1	554.51	R	5	792.10122	A	1
500.2120	R	1	554.52	R	5	792.10123	A	1
500.2121	R	1	554.53	R	5	792.10124	A	1
500.2122	R	1	554.61	R	5	792.10125	A	1
500.2123	R	1	554.62	R	5	792.10126	A	1
500.2124	R	1	554.63	R	5	792.10128	A	1
500.2125	R	1	554.64	R	5	792.10129	A	1
500.2126	R	1	554.65	R	5	792.10130	A	1
500.2127	R	1	554.66	R	5	792.10131	A	1
500.2128	R	1	554.67	R	5	792.10132	A	1
500.2129	R	1	554.68	R	5	792.10133	A	1
500.2130	R	1	554.69	R	5	792.10134	A	1
500.2131	R	1	554.70	R	5	792.10135	A	1
500.2134	R	1	554.71	R	5	792.10136	A	1
500.2136	R	1	791.3301	R	1	792.10137	A	1
500.2137	R	1	791.3305	R	1	792.10201	*	1
500.2138	R	1	791.3310	R	1	792.10203	*	1
554.1	R	5	791.3315	R	1	792.10205	*	1
554.2	R	5	792.10101	A	1	792.10207	*	1

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
792.10209	*	1	792.10306	A	1	792.10439	A	1
792.10211	*	1	792.10401	A	1	792.10440	A	1
792.10213	*	1	792.10402	A	1	792.10441	A	1
792.10215	*	1	792.10403	A	1	792.10442	A	1
792.10219	*	1	792.10404	A	1	792.10443	A	1
792.10221	*	1	792.10405	A	1	792.10444	A	1
792.10223	*	1	792.10406	A	1	792.10445	A	1
792.10225	*	1	792.10407	A	1	792.10446	A	1
792.10227	*	1	792.10408	A	1	792.10447	A	1
792.10229	*	1	792.10409	A	1	792.10448	A	1
792.10231	*	1	792.10410	A	1	792.10501	A	1
792.10233	*	1	792.10411	A	1	792.10502	A	1
792.10237	*	1	792.10412	A	1	792.10503	A	1
792.10239	*	1	792.10413	A	1	792.10504	A	1
792.10241	*	1	792.10414	A	1	792.10505	A	1
792.10243	*	1	792.10415	A	1	792.10506	A	1
792.10247	*	1	792.10416	A	1	792.10507	A	1
792.10251	*	1	792.10417	A	1	792.10508	A	1
792.10253	*	1	792.10418	A	1	792.10509	A	1
792.10255	*	1	792.10419	A	1	792.10510	A	1
792.10257	*	1	792.10420	A	1	792.10511	A	1
792.10259	*	1	792.10421	A	1	792.10512	A	1
792.10261	*	1	792.10422	A	1	792.10601	A	1
792.10263	*	1	792.10423	A	1	792.10602	A	1
792.10265	*	1	792.10424	A	1	792.10603	A	1
792.10269	*	1	792.10425	A	1	792.10604	A	1
792.10271	*	1	792.10426	A	1	792.10605	A	1
792.10273	*	1	792.10427	A	1	792.10606	A	1
792.10275	*	1	792.10428	A	1	792.10607	A	1
792.10277	*	1	792.10429	A	1	792.10608	A	1
792.10279	*	1	792.10430	A	1	792.10609	A	1
792.10283	*	1	792.10431	A	1	792.10701	A	1
792.10287	*	1	792.10432	A	1	792.10702	A	1
792.10289	*	1	792.10433	A	1	792.10703	A	1
792.10301	A	1	792.10434	A	1	792.10704	A	1
792.10302	A	1	792.10435	A	1	792.10705	A	1
792.10303	A	1	792.10436	A	1	792.10706	A	1
792.10304	A	1	792.10437	A	1	792.10707	A	1
792.10305	A	1	792.10438	A	1	792.10708	A	1

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

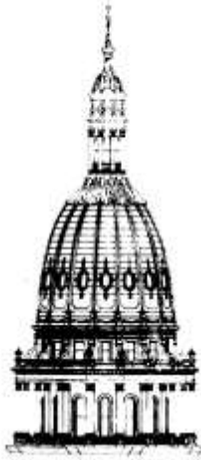
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R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
792.10709	A	1	792.11012	A	1	792.11206	A	1
792.10710	A	1	792.11013	A	1	792.11207	A	1
792.10711	A	1	792.11014	A	1	792.11208	A	1
792.10712	A	1	792.11015	A	1	792.11301	A	1
792.10713	A	1	792.11016	A	1	792.11302	A	1
792.10714	A	1	792.11017	A	1	792.11303	A	1
792.10715	A	1	792.11018	A	1	792.11304	A	1
792.10801	A	1	792.11019	A	1	792.11305	A	1
792.10802	A	1	792.11020	A	1	792.11306	A	1
792.10803	A	1	792.11021	A	1	792.11307	A	1
792.10804	A	1	792.11022	A	1	792.11309	A	1
792.10805	A	1	792.11023	A	1	792.11310	A	1
792.10806	A	1	792.11024	A	1	792.11311	A	1
792.10807	A	1	792.11025	A	1	792.11312	A	1
792.10808	A	1	792.11026	A	1	792.11313	A	1
792.10809	A	1	792.11027	A	1	792.11314	A	1
792.10901	A	1	792.11101	A	1	792.11315	A	1
792.10902	A	1	792.11102	A	1	792.11316	A	1
792.10903	A	1	792.11103	A	1	792.11317	A	1
792.10904	A	1	792.11104	A	1	792.11318	A	1
792.10905	A	1	792.11105	A	1	792.11319	A	1
792.10906	A	1	792.11106	A	1	792.11320	A	1
792.10907	A	1	792.11107	A	1	792.11321	A	1
792.10908	A	1	792.11108	A	1	792.11401	A	1
792.10909	A	1	792.11109	A	1	792.11402	A	1
792.10910	A	1	792.11110	A	1	792.11403	A	1
792.10911	A	1	792.11111	A	1	792.11404	A	1
792.10912	A	1	792.11112	A	1	792.11405	A	1
792.11001	A	1	792.11113	A	1	792.11406	A	1
792.11002	A	1	792.11114	A	1	792.11407	A	1
792.11003	A	1	792.11115	A	1	792.11408	A	1
792.11004	A	1	792.11116	A	1	792.11409	A	1
792.11005	A	1	792.11117	A	1	792.11410	A	1
792.11006	A	1	792.11118	A	1	792.11411	A	1
792.11007	A	1	792.11201	A	1	792.11412	A	1
792.11008	A	1	792.11202	A	1	792.11413	A	1
792.11009	A	1	792.11203	A	1	792.11414	A	1
792.11010	A	1	792.11204	A	1	792.11415	A	1
792.11011	A	1	792.11205	A	1	792.11416	A	1

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)

R Number	Action	2015 MR Issue	R Number	Action	2015 MR Issue
792.11417	A	1	792.11606	A	1
792.11418	A	1	792.11607	A	1
792.11419	A	1	792.11608	A	1
792.11420	A	1	792.11609	A	1
792.11421	A	1	792.11610	A	1
792.11422	A	1	792.11611	A	1
792.11423	A	1	792.11701	A	1
792.11424	A	1	792.11702	A	1
792.11425	A	1	792.11703	A	1
792.11426	A	1	792.11704	A	1
792.11427	A	1	792.11705	A	1
792.11428	A	1	792.11706	A	1
792.11429	A	1	792.11707	A	1
792.11430	A	1	792.11708	A	1
792.11431	A	1	792.11709	A	1
792.11432	A	1	792.11801	A	1
792.11433	A	1	792.11802	A	1
792.11501	A	1	792.11803	A	1
792.11502	A	1	792.11901	A	1
792.11503	A	1	792.11902	A	1
792.11504	A	1	792.11903	A	1
792.11505	A	1			
792.11506	A	1			
792.11507	A	1			
792.11508	A	1			
792.11509	A	1			
792.11510	A	1			
792.11511	A	1			
792.11512	A	1			
792.11513	A	1			
792.11514	A	1			
792.11515	A	1			
792.11516	A	1			
792.11517	A	1			
792.11601	A	1			
792.11602	A	1			
792.11603	A	1			
792.11604	A	1			
792.11605	A	1			

(* Amendment to Rule, **A** Added Rule, **N** New Rule, **R** Rescinded Rule)



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**ADMINISTRATIVE RULES
ENROLLED SENATE AND HOUSE BILLS
SIGNED INTO LAW OR VETOED
(2014 SESSION)**

Mich. Const. Art. IV, §33 provides: “Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated.”

Mich. Const. Art. IV, §27, further provides: “No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house.”

MCL 24.208 states in part:

“Sec. 8. (1) The Office of Regulatory Reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.

(c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.”

2015 Michigan Public Acts Table

Legislative Service Bureau
Legal Division, Statutory Compiling and Law Publications Unit
124 W. Allegan, Lansing, MI 48909

June 8, 2015
Through PA 43 of 2015

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
1		0044	Yes	2/19	2/20	5/21/15 #	Elections; primary ; presidential primary election date; revise. (Sen. D. Robertson)
2		0045	Yes	2/19	2/20	5/21/15 #	Elections; primary ; presidential primary election date; revise. (Sen. D. Robertson)
3		0034	Yes	3/4	3/4	3/4/15	Weapons; licensing ; concealed pistol licensing boards; eliminate, and transfer duties to the department of state police and county clerks. (Sen. M. Green)
4		0035	Yes	3/4	3/4	10/1/15 #	Criminal procedure ; sentencing guidelines; reference in sentencing guidelines; update. (Sen. M. Green)
5	4110		Yes	3/10	3/10	3/10/15	Appropriations; supplemental ; omnibus school aid supplemental adjusting certain appropriations and fund sources; provide for. (Rep. A. Pscholka)
6	4112		Yes	3/10	3/10	3/10/15	Appropriations; zero budget ; supplemental appropriations; provide for fiscal year 2014-2015. (Rep. A. Pscholka)
7	4078		Yes	3/17	3/17	3/17/15	Appropriations; capital outlay ; Michigan natural resources trust fund; provide appropriations. (Rep. J. Bumstead)

- * - I.E. means Legislature voted to give the Act immediate effect.
- ** - Act takes effect on the 91st day after sine die adjournment of the Legislature.
- *** - See Act for applicable effective date.
- + - Line item veto.
- ++ - Pocket veto.
- # - Tie bar.

2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
8		0137	Yes	4/1	4/1	4/1/15	Insurance; health insurers; amount of autism coverage fund revenues to be expended for university autism programs and autism family assistance services; increase. (Sen. D. Hildenbrand)
9		0138	Yes	4/1	4/1	6/30/15	Crime victims; rights; distribution of crime victim's rights funds; modify. (Sen. D. Hildenbrand)
10	4051		Yes	4/9	4/9	4/9/15	Taxation; administration; disclosure of certain tax-exempt property; provide for. (Rep. J. Farrington)
11		0042	Yes	4/9	4/9	4/9/15	Vehicles; driver training; certain requirements applicable to commercial learner's permit; amend to comply with federal regulations. (Sen. T. Casperson)
12		0054	Yes	4/14	4/14	7/13/15	Natural resources; hunting; use of unmanned vehicles or devices to interfere with or harass another individual who is hunting or fishing; prohibit. (Sen. T. Casperson)
13		0055	Yes	4/14	4/14	7/13/15 #	Natural resources; hunting; use of unmanned vehicles or device for taking game or fish; prohibit. (Sen. P. Pavlov)
14	4119		Yes	4/14	4/14	4/14/15 #	Civil procedure; garnishment; garnishment of periodic payments; revise procedure. (Rep. D. Garcia)
15	4120		Yes	4/14	4/14	9/30/15 #	Labor; fair employment practices; deductions from wages without written consent of employee; include certain reimbursements related to garnishment. (Rep. M. McCready)
16		0053	Yes	4/14	4/14	7/13/15	Weapons; firearms; exemption for retired federal law enforcement officers to carry a concealed pistol in pistol-free zones; provide for. (Sen. R. Jones)

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2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
17		0160	Yes	4/22	4/22	4/22/15	<i>Cities; home rule</i> ; provision regarding financial recovery bonds; modify. (Sen. D. Booher)
18		0018	Yes	4/29	4/29	4/29/15 #	<i>Property; conveyances</i> ; certain land in Calhoun County; provide for conveyance after obtaining from United States. (Sen. M. Nofs)
19		0019	Yes	4/29	4/29	4/29/15 #	<i>Property tax; assessments</i> ; definition of transfer of ownership; exclude certain transfers. (Sen. M. Nofs)
20		0012	Yes	5/5	5/5	5/5/15	<i>Retirement; state employees</i> ; retired state employees to contract with department of attorney general in litigation matters involving this state; allow under certain circumstances without losing retirement allowance. (Sen. R. Jones)
21	4151		Yes	5/12	5/12	5/12/15 #	<i>Weapons; firearms</i> ; 1959 PA 186; repeal. (Rep. P. Pettalia)
22	4152		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in MCL 8.3t; modify. (Rep. J. Sheppard)
23	4153		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in MCL 752.841; modify. (Rep. R. Franz)
24	4154		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in the natural resources and environmental protection act; modify. (Rep. B. Roberts)
25	4156		Yes	5/12	5/12	7/1/15 #	<i>Weapons; firearms</i> ; definition of firearm in 1927 PA 372; modify. (Rep. T. Barrett)

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- Tie bar.

2015 Michigan Public Acts Table

PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
26	4155		Yes	5/12	5/12	7/1/15 #	Weapons; firearms; definition of firearm in the Michigan penal code; modify. <i>(Rep. T. Cole)</i>
27	4160		Yes	5/12	5/12	8/10/15 #	Weapons; other; brandishing a firearm; exempt certain actions. <i>(Rep. J. Johnson)</i>
28	4161		Yes	5/12	5/12	8/10/15 #	Weapons; other; definition of brandish; provide for. <i>(Rep. H. Hughes)</i>
29		0085	Yes	5/12	5/12	8/10/15	Weapons; firearms; definition of pneumatic guns; provide for, and prohibit certain regulations by local units of government. <i>(Sen. D. Hildenbrand)</i>
30		0099	Yes	5/18	5/18	5/18/15	Highways; name; portion of business loop I-94; designate as the "Detective LaVern S. Brann Memorial Highway". <i>(Sen. M. Nofs)</i>
31	4069		Yes	5/20	5/20	8/18/15	Criminal procedure; youthful trainees; eligibility criteria for youthful trainee program; modify. <i>(Rep. H. Santana)</i>
32	4135		Yes	5/20	5/20	8/18/15	Criminal procedure; youthful trainees; revocation of trainee status under Holmes youthful trainee act for committing certain subsequent crimes; provide for. <i>(Rep. K. Heise)</i>
33	4169		Yes	5/20	5/20	8/18/15	Criminal procedure; sentencing; option of placing individual in prison under the Holmes youthful trainee act; eliminate. <i>(Rep. M. Hovey-Wright)</i>
34	4162		Yes	5/21	5/21	8/19/15 #	Occupations; individual licensing and regulation; requirement for installation and repair of elevators by elevator journeymen; modify for installation and repair of residential lifts. <i>(Rep. A. Nesbitt)</i>

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PA No.	ENROLLED		I.E.* Yes/No	Governor Approved	Filed Date	Effective Date	SUBJECT
	HB	SB					
35	4163		Yes	5/21	5/21	8/19/15 #	Occupations; individual licensing and regulation; licensing of residential lift contractors; create as class of elevator contractors. (Rep. A. Pscholka)
36	4038		Yes	5/21	5/21	8/19/15	Housing; landlord and tenants; demand for payment of rent or possession of premises; allow by electronic mail. (Rep. A. Forlini)
37	4076		Yes	5/21	5/21	5/21/15	Weapons; firearms; reference to certain repealed definition in the penal code; eliminate. (Rep. B. Rendon)
38		0052	Yes	5/21	5/21	8/19/15	Veterans; other; veterans welcome home act; replace reference to "department of labor and economic growth" with "Michigan veterans affairs agency". (Sen. J. Stamas)
39	4075		Yes	6/1	6/1	6/1/15	Records; public; transcripts and abstracts of records act; clarify fee for electronic copies. (Rep. B. Rendon)
40	4054		Yes	6/3	6/3	9/1/15	Mobile homes; other; health and safety violations; provide for remedies and require posting of financial assurance. (Rep. A. Schor)
41	4017		Yes	6/3	6/3	6/3/15	Food; other; persons donating food to nonprofit organizations or corporations that distribute donated food; provide immunity for. (Rep. J. Farrington)
42		0139	Yes	6/3	6/3	9/1/15	Education; other; certain fund-raising activities during school hours; allow. (Sen. P. Colbeck)
43		0329	Yes	6/5	6/5	6/5/15	Elections; election officials; modifying the nominating petition filing deadline for candidates for city offices; authorize under certain circumstances and add certain election accountability provisions. (Sen. J. Ananich)

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** - Act takes effect on the 91st day after sine die adjournment of the Legislature.
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- Tie bar.